IN THE UNITED STATES DISTRICT COURT  FOR THE DISTRICT OF HAWAII  UNITED PUBLIC WORKERS, AFSCME, LOCAL 646, AFL-CIO, MUTUAL AID FUND TRUST,  Plaintiffs, Civil No: CV03-00598 DAE LEX  VS.  GARY RODRIGUES, Befendant.  Defendant.  Deposition of ALBERT HEWITT  ORLANDO, FLORIDA MARCH 6, 2007  ATKINSON-BAKER, INC. COURT REPORTERS CURT REPORTERS COURT REPO			
IN THE UNITED STATES DISTRICT COURT  FOR THE DISTRICT OF HAWAII  UNITED PUBLIC WORKERS, AFSCME, LOCAL 646, AFL-CIO, MUTUAL AID FUND TRUST,  Plaintiffs, Civil No: CV03-00598 DAE LEK  vs.  GARY RODRIGUES,  Defendant.  10  11  12  13  DEPOSITION OF 14  ALBERT HEWITT 15  ORLANDO, FLORIDA 16  MARCH 6, 2007  17  18  19  20  21  ATKINSON-BAKER, INC. COURT REPORTERS (800) 288-3376 www.depo.com 23  REPORTED BY: SUSAN WEISHAUPT, CSR	4		
FOR THE DISTRICT OF HAWAII  UNITED PUBLIC WORKERS, AFSCME, LOCAL 646, AFL-CIO, MUTUAL AID FUND TRUST,  Plaintiffs, Civil No: CV03-00598 DAE LEK  vs.  GARY RODRIGUES,  Defendant.  DEPOSITION OF  ALBERT HEWITT  ORLANDO, FLORIDA  MARCH 6, 2007  ATKINSON-BAKER, INC. COURT REPORTERS (800) 288-3376  www.depo.com  REPORTED BY: SUSAN WEISHAUPT, CSR		IN THE UNITED STATES DISTRICT COURT	
UNITED PUBLIC WORKERS, APSCME, LOCAL 646, API-CIO, MUTUAL AID FUND TRUST,  Plaintiffs, Civil No: CV03-00598 DAE LEK  vs.  GARY RODRIGUES,  Defendant.  DEPOSITION OF  ALBERT HEWITT  ORLANDO, FLORIDA  MARCH 6, 2007  ARCH 6, 2007  ATKINSON-BAKER, INC. COURT REPORTERS (800) 288-3376  WWW.depo.com  REPORTED BY: SUSAN WEISHAUPT, CSR		FOR THE DISTRICT OF HAWAIT	
MUTUAL AID FUND TRUST,  Plaintiffs, Civil No: CV03-00598 DAE LEK  VS.  GARY RODRIGUES,  Defendant.  DEPOSITION OF  ALBERT HEWITT  ORLANDO, FLORIDA  MARCH 6, 2007  ATKINSON-BAKER, INC. COURT REPORTERS (800) 288-3376  WWW.depo.com  REPORTED BY: SUSAN WEISHAUPT, CSR	The barbar green products	UNITED PUBLIC WORKERS,	
Plaintiffs,   Civil No: CV03-00598 DAE LEK		MUTUAL AID FUND TRUST,	
7 GARY RODRIGUES, 8 Defendant. 9 Defendant. 10 11 12 13 DEPOSITION OF 14 ALBERT HEWITT 15 ORLANDO, FLORIDA 16 MARCH 6, 2007 17 18 19 20 21 ATKINSON-BAKER, INC. COURT REPORTERS (800) 288-3376 www.depo.com 23 REFORTED BY: SUSAN WEISHAUPT, CSR		Plaintiffs, Civil No: CV03-00598 DAR TEX	
GARY RODRIGUES,  Defendant.  D		vs.	
Defendant.  10  11  12  13  DEPOSITION OF  14  ALBERT HEWITT  15  ORLANDO, FLORIDA  16  MARCH 6, 2007  17  18  19  20  21  ATKINSON-BAKER, INC. COURT REPORTERS (800) 288-3376  www.depo.com  23  REPORTED BY: SUSAN WEISHAUPT, CSR		GARY RODRIGUES,	
10 11 12 13 DEPOSITION OF 14 ALBERT HEWITT 15 ORLANDO, FLORIDA 16 MARCH 6, 2007 17 18 19 20 21 ATKINSON-BAKER, INC. COURT REPORTERS 22 (800) 288-3376 www.depo.com 23 REPORTED BY: SUSAN WEISHAUPT, CSR		Defendant.	
11 12 13 DEPOSITION OF 14 ALBERT HEWITT 15 ORLANDO, FLORIDA 16 MARCH 6, 2007 17 18 19 20 21 ATKINSON-BAKER, INC. COURT REPORTERS 22 (800) 288-3376			
12 13 DEPOSITION OF 14 ALBERT HEWITT 15 ORLANDO, FLORIDA 16 MARCH 6, 2007 17 18 19 20 21 ATKINSON-BAKER, INC. COURT REPORTERS (800) 288-3376 www.depo.com 23 REPORTED BY: SUSAN WEISHAUPT, CSR			
DEPOSITION OF  ALBERT HEWITT  ORLANDO, FLORIDA  MARCH 6, 2007  ATKINSON-BAKER, INC. COURT REPORTERS (800) 288-3376 www.depo.com  REPORTED BY: SUSAN WEISHAUPT, CSR			
ALBERT HEWITT  15 ORLANDO, FLORIDA  16 MARCH 6, 2007  17  18  19  20  21 ATKINSON-BAKER, INC. COURT REPORTERS 22 (800) 288-3376 www.depo.com  23  REPORTED BY: SUSAN WEISHAUPT, CSR		DEDOCTITON OF	
ORLANDO, FLORIDA  16 MARCH 6, 2007  17  18  19  20  21 ATKINSON-BAKER, INC. COURT REPORTERS 22 (800) 288-3376 www.depo.com  23 REPORTED BY: SUSAN WEISHAUPT, CSR			
16 MARCH 6, 2007  17  18  19  20  21 ATKINSON-BAKER, INC. COURT REPORTERS 22 (800) 288-3376 www.depo.com  23  REPORTED BY: SUSAN WEISHAUPT, CSR			
17 18 19 20 21 ATKINSON-BAKER, INC. COURT REPORTERS 22 (800) 288-3376 www.depo.com 23 REPORTED BY: SUSAN WEISHAUPT, CSR			
20 21 ATKINSON-BAKER, INC. COURT REPORTERS 22 (800) 288-3376 www.depo.com 23 REPORTED BY: SUSAN WEISHAUPT, CSR		MARCH 0, 2007	
21 ATKINSON-BAKER, INC. COURT REPORTERS 22 (800) 288-3376 www.depo.com 23 REPORTED BY: SUSAN WEISHAUPT, CSR	18		
21 ATKINSON-BAKER, INC. COURT REPORTERS 22 (800) 288-3376 www.depo.com 23 REPORTED BY: SUSAN WEISHAUPT, CSR			
21 ATKINSON-BAKER, INC. COURT REPORTERS 22 (800) 288-3376 www.depo.com 23 REPORTED BY: SUSAN WEISHAUPT, CSR			
COURT REPORTERS  22 (800) 288-3376     www.depo.com  23  REPORTED BY: SUSAN WEISHAUPT, CSR		ATKINSON-BAKED INC	
www.depo.com 23 REPORTED BY: SUSAN WEISHAUPT, CSR 24		COURT REPORTERS	
REPORTED BY: SUSAN WEISHAUPT, CSR			
		REPORTED BY: SUSAN WEISHAUPT, CSR	
20 FIDE NO.: AIVI18F		ETTE NO . 7101107	
	47	TIDE NO.: ALVIISE	

8 Secured Promissory Noted dated 6/30/9939 40  19				
Deposition of ALBERT HEWITT, taken on behalf of the Plaintiff, at 1802 North Alafaya Trail, Orlando, Florida, 32826, commencing at 3:05 p.m., Tuesday, March 18 6, 2007, before Susan Weishaupt, CSR.  A P P E A R A N C E S: Page 2  A P P E A R A N C E S: For Plaintiff: Telephonic Appearance KOSHIBA, AGENA & KUBBOT, By: CHARLES A, PRICE, ESQ. Haseko Center 1001 Bishop Street Honolulu, Ha 96813  For Defendant: Telephonic Appearance ERIC A, SEITZ, ESQ. Haseko Center 820 Millar Street, Suite 714 Honolulu, Ha 96813  14 Secured Promissory Note dated 4/26/9916 Gary Rodrigues 18 from Al Hewitt 51  15 Secured Promissory Note dated 8/24/9942 43 44 12 12 12 12 12 12 12 12 12 12 12 12 12	33 44 55 66 77 88 99 1.0 1.1 1.2	FOR THE DISTRICT OF HAWAII  UNITED PUBLIC WORKERS AFSCME, LOCAL 646, AFL-CIO, MUTUAL AID FUND TRUST, Plaintiffs, vs. Civil No: CV03-00598 DAE LEK GARY RODRIGUES, Defendant.	2 WITNESS: ALBERT HEWITT 3 Direct Examination PAGE 4 By Mr. Price 6, 81 Cross Examination 5 By Mr. Seitz 64 6 7 E X H I B I T S 9 LetterDescription Page 10 1 Letter dated 11/12/98 to Gary Rodrigues 7 from Ai Hewitt 11 2 Secured Promissory Note dated 11/24/98 24 12 3 Security Agreement 29	
A P P E A R A N C E S:   For Plaintiff: Telephonic Appearance   KOSHIBA, AGENA & KUBOT,   Sir CHARLES A. PRICE, ESQ.   14 Letter dated 11/22/9948   49   13 Secured Promissory Note dated 11/22/9948   49   14 Letter dated 11/22/9948   52   14 Letter dated 11/22/9948   52   15 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   54   Gary Rodriguess   52   16 Memo dated 12/15/99 to Al Hewitt from   53   Gary Rodriguess   54   Gar	14 15 16	Deposition of ALBERT HEWITT, taken on behalf of the Plaintiff, at 1802 North Alafaya Trail, Orlando, Florida, 32826, commencing at 3:05 p.m., Tuesday, March 6, 2007, before Susan Welshaupt, CSR.	5 Letter dated 2/16/99 to Gary Rodrigues 36 from Robert Hewitt 6 Secured Promissory Note dated 4/26/9936 37 7 Letter dated 4/26/99 to Gary Rodrigues 39 from Al Hewitt 8 Secured Promissory Noted dated 6/30/9939 40  9 Letter dated 6/30/99 to Gary Rodrigues 42 from Al Hewitt 21 10 Secured Promissory Note dated 8/24/9942 43 22 11 Letter dated 8/24/99 to Gary Rodrigues 44 23 12 Letter dated 9/10/99 to Gary Rodrigues 18 from Al Hewitt 24 25	
Page 3	2 3 4 5	A P P E A R A N C E S: For Plaintiff: Telephonic Appearance KOSHIBA, AGENA & KUBOT, By: CHARLES A. PRICE, ESQ. 2600 Pauahi Tower 1001 Bishop Street Honolulu, HA 96813  For Defendant: Telephonic Appearance ERIC A. SEITZ, ESQ. Haseko Center 820 Mililani Street, Suite 714 Honolulu, Ha 96813	1 EXHIBITS (Continued) 2 13 Secured Promissory Note dated 11/22/9948 3 14 Letter dated 11/22/99 to Gary Rodrigues from Al Hewitt51 4 15 Memo dated 12/15/99 to Al Hewitt from Gary Rodrigues52 6 16 Best Rescue Systems, Inc. Transactions by Account 57 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	49 52 53

1	1 ALBERT HEWITT,		1 document?
2	2 having first been duly sworn, was		2 A. Yes, it is.
3	examined and testified as follows:		3 Q. What is this document? I'm sorry, I need to
4	4 DIRECT EXAMINATION		4 catch the answer, if you gave one.
5	5 BY MR. PRICE:	Ì	5 A. What was your question?
6	Q. Good afternoon, Mr. Hewitt. Can you please	-	6 Q. What is this document?
7			7 A. I'm reading the document.
8	A. Albert Hewitt,	]	Q. Okay. Mr. Hewitt, if you could just let me
9	Q. You've had your deposition taken before, is		9 know when you're finished.
10		1	
11	1 A. Yes.	1	
12	Q. I'm sorry, I'm not catching the answer.	12	
13		13	
14	Q. Thank you. You understand that the lawyers	14	
15			
16		16	
1.7	A. Yes.	17	
8	Q. You understand that the questions asked and	18	
. 9		19	
0 2		20	
1	A. Yes.	21	
2	Q. Do you understand that the court reporter will	22	
3			
4		24	
5	A. Yes.	25	4. The force income it felletines you as the
	Page	1	
···	1 480		Page
1	Q. And do you understand that the deposition	1	director for The Hawith Communication
2	transcript may be read to the judge in the trial in thi		and a second control of the second control o
3	case in lieu of live testimony under certain	3	731 1004
1	circumstances?	4	Q. Were there any other directors?  A. No.
5	A. Yes.	5	
ŝ	Q. And do you understand that because your	6	<ul> <li>Q. Were there any other full-time employees?</li> <li>A. No.</li> </ul>
7	answers today can be used in court, that it's importa		
}	that you treat this the same as if you're testifying in	<b>a</b> 8	Q. When was The Hewitt Company formed? A. Pardon?
	courtroom on a witness stand to a judge?	9	
3	A. Yes.	10	Q. When was The Hewitt Company formed? A. 1988.
L	Q. Do you understand that?	11	
2	A. Yes.	12	Q. And what did The Hewitt Company do?
}	Q. I'm sorry, I need you to repeat your answer.	13	A. Provide financial advisory services.
ļ	A. Yes.		Q. What kind of licenses did you hold at that
,	Q. How old are you?	15	time in November 1998?
	A. 51 years old.	16	A. SEC, investment advisor license.
	Q. Where do you currently live?		Q. Did you hold a stock broker's license at that
	A. Orlando, Florida.	i	time?
	Q. What is your home address?	18	A. Yes.
	A. 1539 Common Way Road.	19	Q. Did you hold a security dealer's license?
	·	20	A. No.
	Q. Would you please take a look at Exhibit One.	21	Q. Were you affiliated with or registered with
L	Do you recognize this document? I'm sorry, I'm not	22	anyone who did hold a security dealer's license?
	catching the answer.	23	A. Yes.
c	A If no second and the state of		
c	<ul><li>A. I'm reading the document.</li><li>Q. Is that your signature on page two of the</li></ul>	24 25	Q. At that time in November 1998?

1 1	Q. Who was that?	1 A. No.
2	A. Mayfield Securities.	<ol> <li>Q. Did you have any discussions with</li> </ol>
3	Q. The letter is addressed to Gary Rodrigues of	3 Mr. Rodrigues at any time regarding written guidelines
5	UPW, do you see that?	4 for the Mutual Aid Fund Trust?
6	A. Yes.	5 A. No.
7	Q. What was your understanding in November of	<ol> <li>Q. Before November of 1998 did Mr. Rodrigues tell</li> </ol>
8	1998 of Gary Rodrigues' position or title with UPW?	7 you that the Mutual Aid Fund trust was an employee
9	A. He was the executive director of the UPW.	8 benefit plan?
10	Q. Before 1998, approximately how long had you known Mr. Rodrígues?	9 A. No.
11	A. Approximately eight years.	Q. Before November of 1998 did Mr. Rodrigues tell
12	Q. What was your involvement, if any, with UPW in	11 you that the Mutual Aid Fund Trust was an employee
13	November of 1998?	12 welfare plan?
14	A. I managed the UPW Mutual Aid Fund and the UPW	13 A. No.
15	Pension Account for the Local.	Q. I'm sorry, I didn't hear the answer, if it was
16	Q. What was the source of the monies for the	15 given.
17	pension account, if you know?	16 A. No. 17 O. Refore November 1995 did to
18	A. Employee contributions.	4. Delote Hovelines 1998 did Mr. Rodriques
19	Q. In November of 1998, did you know what the	- The the purpose of the Mutual Aid Fund Trust?
20	source of the funds was for the Mutual Aid account?	7. 7.03.
21	A. No, not really.	2. With the tell you the purpose was?
22	Q. Did Gary Rodrigues tell you at any time before	The purpose was to provide a nospital a
23	November of 1998 what the source of the Mutual Aid Fund	<ul><li>22 supplemental hospital benefit to a select group of union</li><li>d 23 employees.</li></ul>
24	account was?	Q. When, approximately, did he tell you that?
25	A. I don't recall,	25 A. I don't recall.
	Page 1	}
1	0.1.1	The second secon
1 2	Q. In November of 1998 did you know what the	1 Q. Was it before November of 1998?
3	Mutual Aid Fund Trust was?  A. No.	2 A. Yes.
4	1-1	3 Q. Did Mr. Rodrigues tell you that the Mutual Aid
	Q. I'm sorry, I didn't hear the answer, if one was given.	4 Fund Trust was an ERISA plan?
 6	A. No.	5 A. No.
7	Q. I'm sorry, was the answer no?	6 Q. Did he tell you before November of 1998 that
8	A. Yes.	7 it was a plan under the Employee Retirement Income
9	Q. In November of 1998, did Mr. Rodrigues provide	8 Security Act?
0 <b>t</b>	o you a constitution of the Mutual Aid Fund Trust?	9 A. No.
1	A. No.	10 Q. Now, all those questions that I asked you were
2	Q. Did he provide to you in November of 1998 the	directed before November of 1998 and so I want to ask a
3 <b>b</b>	ylaws for the Mutual Aid Fund Trust?	an tile way up until, ask at
4	A. No.	and the last do mitordit filetti Aet dirickia'
5	Q. Did Mr. Rodrigues provide to you, in November	and and a second ratio broates And Mittle tue
6 of	f 1998, or any time before November of 1998, a plan	a plan description for the Mutual
	escription for the Mutual Aid Fund Trust?	
8	A. No.	
9	Q. Did Mr. Rodrigues provide to you any written	6. The provide you at any time any Written
o de	ocuments relating to or describing what the Mutual Aid	Saladines for the Mutual Ald Fund (Fust)
l Fu	and Trust was before November of 1998?	1
2	A. No.	c to granders felt you at any fille fligf
3	Q. Did Mr. Rodrigues provide to you any written	the state of the s
in	vestment guidelines for the Mutual Aid Fund Trust	100
	fore November of 1998?	To them you had dealings regarding the Mutual Aid
	Page 11	25 Fund Trust, who was your point of contact?

1 2		1 A. It was a start-up company that was developing
3	f. min 1 image and more provided the cite	2 a product to get people out of high-rise buildings and
ر 1	The state of the s	3 structures in the event of an emergency.
5	Fund Trust about the Mutual Aid Fund Trust?	Q. When was that start-up company first formed?
5	A. No.	5 A. I don't recall the exact date.
7	Q. Did you ever meet any board members of the	<ol> <li>Q. As of November 1998, approximately how long</li> </ol>
8	Mutual Aid Fund Trust?	7 had Best Rescue been in existence?
9	A. No.	8 A. I don't recall at this point.
10	Q. Did you ever meet any trustees of the Mutual	9 Q. Would it have been more than a year or less
11		10 than a year?
12		A. I don't recall.
13	E	Q. Would it be fair to say that the company was
14	was given. A. No.	13 less than two years old as of November 1998?
15		14 A. I don't recall.
16	Q. Did Mr. Rodrigues tell you that there was a board for the Mutual Aid Fund Trust?	Q. You said that it was developing a fire rescue
17	A. I don't recall.	16 product, is that correct?
18		17 A. Correct.
19	Q. In your conversations with Mr. Rodrigues about the Mutual Aid Fund Trust, did he ever tell you that he	18 Q. As of November 1998 what was your involvement
20	needed to review matters with the board of the Mutual Aid	19 if any, with Best Rescue?
21	Fund Trust?	
22	A. I don't recall.	Q. And what do you mean by that?
23	Q. Did Mr. Rodrigues ever tell you that he needed	A. I was hired by the company to look at
24	to get approval of the board before doing any acts on	23 strategic alternatives for the company, including
25	behalf of the Mutual Aid Fund Trust?	24 obtaining funding.
	· · · - ·	Q. Did you approach Gary Rodrigues about
	Page 14	Page 1
1	A. I don't recall.	1 obtaining funding for Best Rescue?
2	Q. In November of 1998 did you have an	2 A. Yes.
3	understanding as to who was in control of or in charge of	3 Q. When?
4	how the Mutual Aid Fund Trust monies were used?	4 A. Sometime prior to November 12, 1998.
5	A. I don't understand your question.	5 Q. Describe your discussions with Mr. Rodrigues
6	Q. Did you understand that Gary Rodrigues was the	6 regarding Best Rescue before November of 1998.
7	person who was in charge of the Mutual Aid Fund Trust?	<ol> <li>A. I showed Mr. Rodrigues some information</li> </ol>
8	A. Gary Rodrigues was my point person.	8 regarding the company that was prepared by the University
9	Q. Did you have any understanding in November of	9 of Central Florida Business Development Center and we
	1998 that you needed the approval of anyone else besides	10 both agreed that this would be a good idea for the state
	your point person, Gary Rodrigues, when dealing with	11 of Hawaii, considering the number of high rises in
	Mutual Aid Fund Trust monies?	12 Honolulu.
.3	A. Well, Gary Rodrigues was my point person, so I	Q. What was the Central Florida Business
	had to accept what he told me to do.	14 Development Center?
5	Q. And just to clarify, did he tell you that he	1.5 A. It was a university-based incubator for small
	needed the approval of anyone else when making use of	16 businesses.
	Mutual Aid Fund money?	Q. Before November of 1998, did Best Rescue have
8	A. I don't recall.	18 a completed business plan?
9	Q. The Exhibit One letter dated November 12, 1998	19 A. Repeat your question.
	eferences Best Rescue Systems, do you see that?	Q. Before November 1998 did Best Rescue have a
4	A. Yes.	21 completed business plan?
1	Q. I'm sorry, I didn't hear an answer if one was	22 A. Yes.
2		
2	iven.	Q. I'm sorry, is your answer yes?
2	liven. A. Yes.	Q. I'm sorry, is your answer yes? A. Yes.
2 3 <b>ç</b>	To the state of th	e and an in your answer yes

-		
-	that describes that the business plan had not yet been	1 ensure the safety of the product?
	completed and I'd like to show it to you, just to see if	<sup>2</sup> A. Correct.
	3 that if you could please look at Exhibit 12. And I'm	Q. Is it correct, I'm looking at the bottom of
	4 looking at the first paragraph of page two of Exhibit 1:	<ol><li>page two of Exhibit 12, that the product videos had not</li></ol>
	Now, is Exhibit 12 a letter that you wrote to	5 yet been finished as of September 1999?
	6 Mr. Rodrigues dated September 10, 1999?	6 A. Correct.
	7 A. I'm reading the letter.	7 Q. Is it correct that as of September 1999 Best
İ	Q. Mr. Hewitt, just let me know when you've had a	8 Rescue had not yet signed up distributors for the
	9 chance to look at that.	9 product?
1	16 A. Okay.	10 A. I don't recall.
	Q. Is this a letter that you wrote to	Q. I'm looking at the last sentence in the second
	12 Mr. Rodrigues dated September 10, 1999?	12 paragraph on page two of this letter dated September 10,
	A. Wait, I'm finishing reading the letter.	13 1999 to Mr. Rodrigues. And is it correct, if you look at
1	1.4 Q. I'm sorry.	that sentence, is that sentence correct when written,
] 1	A. I'm finished reading the letter. What's your	that as of that date distributors had not yet been signed
1	6 question?	16 up?
1	Q. Is Exhibit 12 a letter that you wrote to	17 A. What I say in that sentence is the first
1	8 Mr. Rodrigues?	18 group, I'm not sure if one or two individual distributors
1	.9 <b>A. Yes.</b>	19 hadn't been signed by that point,
2	O Q. On September 10, 1999?	
2	1 A. Yes.	Q. As of September 1999, had Best Rescue received sales orders for the product?
2	<ol> <li>Q. Now, on page two of that letter it talks about</li> </ol>	22 A. Yes.
2		7.0 7.031
2	4 you see that?	23 <b>Q. How many?</b> 24 A. One.
2	5 A. Yes.	, and the same of
	Dans 16	f. mat was the value!
	Page 18	Page 20
] ]	Q. Does this letter refresh your memory that at	1 A. Approximately \$30,000
2		1 1 provincely \$50,000.
3		e. Thus the total alliquit of sales of product
4		are an area area and the company?
5	•	in to my showledge.
6		4. An or perferinger 1999 light best Kesche Leceived
7		the state of the broaders
8		The state was extending.
9	•	e and the patent yet been completed and
10		
11		10 A. No.
12		Q. Was Best Rescue, as of September 1999,
13		12 generating any other revenue other than the approximately
14	e. The brooker 1999, had the terumtation	13 \$30,000 in sales, that you recall?
15		14 A. No.
16	A. It was in the final stages.	Q. Now, going back to Exhibit One, in November of
ł	C The second of the second citems	16 1998, at the time that you had written this letter, had
17	A. It entailed engineers doing various tests for	17 Gary Rodrigues agreed to fund \$250,000 to Best Rescue?
18	product certification.	18 A. I don't recall.
19	Q. And what was your understanding as to why	19 Q. The letter describes funds coming from the
20	certification was necessary?	20 pension account and from the Mutual Aid account. Were
21	A. Because we were asking people to step out of a	21 any funds provided to Best Rescue from the UPW pension
22	window, or should I say the company was asking people to	22 account at any time?
23	step out of a window and be lowered to the ground in the	23 A. No.
24	event of an emergency.	24 Q. Do you know why not?
2.5	Q. Was the engineering certification necessary to	A. Because of the ERISA nature of that account.
	Page 19	
		Page 21

Q. And what about the ERISA nature of the accoun	nt 1 referenced in the September 1999 letter?
2 resulted in no funds being paid to Best Rescue from the	A. It would be the original business plan.
3 pension account?	<ol> <li>Q. If you could please look at Exhibit Two,</li> </ol>
4 A. I don't recall the exact details.	4 titled Secured Promissory Note and after you've had a
5 Q. In this letter, Exhibit One, at the first	5 chance to look at that, my quaetion will be do you
6 bullet point it talks about moving funds from the pension	on 6 recognize this document?
7 account for the loan was discouraged by First Hawaiian	7 A. I recognize this document.
8 due to legal constraints. Is the legal constraints	Q. And was this a promissory note for \$250,000 to
9 referenced in that letter the ERISA issue that you just	9 be loaned by the UPW Mutual Aid Fund to Best Rescue
10 discussed?	10 A. Correct.
A. I believe so.	Q. Do you recognize the signature on the last
Q. At the second or last paragraph of that letter	12 page of the Secured Promissory Note?
it talks about upon recapitalization of the company in	13 A. Yes.
14 January when the other investors (DTRIC and Royal Sta	te 14 Q. Is that Mr. Kirkland's signature?
Group) funds are expected, and then it goes on. Did you	1 15 A. Yes.
make any kind of presentation to DTRIC regarding Best	Q. I'm sorry, I didn't hear the answer, if it was
17 Rescue?	17 given.
711   1 Gapt	18 A. Yes.
Q. Did DTRIC commit to providing funds to Best	Q. Was there \$250,000, in fact, funded?
20 Rescue? 21 A I don't understand your question	20 A. Yes.
1 dorre understand your question.	Q. The secured promissory note, and I'm looking
4. Did Dikite commit of agree to provide funds to	22 at what is labeled Subparagraph B, has a date of demar
	23 of not prior to January 1, 1999, do you see that?
- 1 In Hold Disy.	24 A. Yes.
25 Q. And what do you mean by that?	Q. Prior to UPW Mutual Aid Fund making this loan,
Page 2	Page
1 A. There was no written documentation stating	
2 that they would commit funds.	did you have any discussions with Mr. Rodrigues abo
3 Q. Did DTRIC ever provide funds to Best Rescue?	what the monies would be used for by Best Rescue?
4 A. No.	111 103
5 Q. Were you ever told why DTRIC did not?	4. 1 my sorry, 1 trium t near the answer if it was
6 A. No.	g. · · · · ·
<ol> <li>Q. Did you make a presentation to Royal State</li> </ol>	73 (63,
8 Group about Best Rescue?	4. Assign and Aon discuss.
9 <b>A. Yes.</b>	T CONTENEED EXACTLY.
0 Q. Did Royal State Group ever provide funds to	The was the money used for, generally?
1 Best Rescue?	company purposes.
2 A. No.	the specific specific specifics
Q. Were you ever told why Royal State Group did	- and the exact pleaknowill at this
4 not provide funds to Best Rescue?	
5 A. No.	the first \$250,000 loan was made, did
Q. The last sentence of the second to last	15 Mr. Rodrigues visit Best Rescue's office or place of
paragraph on page two of the letter reads "a complete	16 operations?
package on the company, including business plan, is being	17 A. No.
currently completed and will be forwarded to you next	Q. Did Best Rescue have an office in November of
week". Was that business plan forwarded the following	19 19987
week?	A. I don't recall.
A. I don't recall.	Q. Did Best Rescue have any full-time employees
	42 In November of 1998?
the first of the pastices plant referenced in	23 A. Yes.
and and an anime of the Aur	Q. How many?
referencing the more thorough business plan that was	25 A. Approximately three or four.
Page 23	Page 25

1	Q. Before the \$250,000 loan was made, were those	
2	employees being paid?	The state of the s
3	A. I don't know.	, and the montes from best Rescuer
4	Q. Before the \$250,000 loan was made, was Best	Tuori recan,
5	Rescue generating any revenue?	4 Q. Did you provide any kind of management
6	A. I don't recall.	5 services to or consulting services to Best Rescue?
7		6 A. Yes.
8	Q. Before the \$250,000 loan was made, did	7 Q. I'm sorry, I didn't hear the answer, if one
9	Mr. Rodrigues meet with or talk to Mr. Kirkland, the	8 was given.
	president?	9 A. Yes.
10	A. I don't recall.	Q. And did you receive a fee or compensation for
11	Q. Did Mr. Rodrigues ask you about Mr. Kirkland's	11 your management or consulting services to Best Rescue
12	business experience?	12 any time?
13	A. I don't recall,	13 A. Yes.
14	Q. Did Mr. Rodrigues, before making the \$250,000	14 Q. And did you tell Mr. Rodrigues that you were
15	loan on behalf of the Mutual Aid Fund, ask to review Bes	t 15 receiving a management or consulting fee from Best
16	Rescue's financials?	16 Rescue?
17	A. I don't recall.	17 A. Yes, to my knowledge.
8.	Q. Before this loan was made, did you tell	Q. And that management or consulting fee was in
9	Mr. Rodrigues that Best Rescue was a start-up developin	19 addition to the five percent loan origination fee, is
0.5	company that was developing a product?	20 that correct?
1	A. Yes.	21 A. Yes.
2	Q. Did you tell Mr. Rodrigues that the company	74 763.
3	had was not yet generating revenue?	2. 2.2 you advance only monies for expenses on
4	A. I don't recall.	
5	Q. Did you tell Mr. Rodrigues before this first	24 A. Yes. 25 Q. Did you tell Mr. Rodrigues that you were being
L i	Page 2	Tuge
	the process of testing and certification?	The state of the s
3	A. I don't recall.	and an activation west (vescae)
1		
	Q. Did you receive any kind of fee or payment in connection with the first \$250,000 loan?	4 Q. Please look at Exhibit Number Two. And after
5	A. Yes.	5 you've had a chance to look at it I'm sorry, I believe
,	· -	6 we have identified Exhibit Number Two. If you could look
	Q. What was the amount of your fee?	7 at Exhibit Three, please. After you've had a chance to
}	A. Five percent of the money that came in.	8 look at it, my question will be, do you recognize this
	Q. How would you characterize that five percent?	9 document and what is it?
	old you think of it as a commission, a finder's fee, a	10 A. I'm familiar with the document.
	oan origination fee; in your mind, what was the label	11 Q. And was this the Security Agreement for the
	or the five percent?	12 Secured Promissory Note that was marked as Exhibit Number
	<ol> <li>A loan origination fee paid by Best Rescue.</li> </ol>	13 Two?
	Q. Did you tell Mr. Rodrigues, before the first	14 A. Yes.
\$	250,000 loan was made, that you would be receiving a	Q. And do you recognize the signature on page
	ve percent fee?	16 five to be that of Robert Kirkland?
	A. I don't recall.	17 A. Yes.
	Q. Did you tell Mr. Rodrigues at any time that	18 Q. Are you familiar with Gary Rodrigues'
V	ou would be receiving a five percent fee in connection	19 signature?
	ith Mutual Aid Fund loans?	
	A. To my knowledge, I did.	1 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T
		the manufacture of the state of
	Q. How was the five percent fee arrived at with	22 Gary Rodrigues' signature?
_	_ A M A	2.3 MR. SEITZ: Objection, he answered he wasn't
	est Rescue?	
В	A. It was a negotiation between me and	familiar with it.
		and the state of t

Q. Subject to that objection, can you answer the	1 And my question is, do you know if the value of those
2 question, please? Do you know if that's Gary Rodrigu	es' 2 assets, as of November 1998, was more than or less than
3 signature?	3 \$250,000?
4 A. To the best of my knowledge.	4 A. I don't recall.
5 Q. Underneath the signature on page six is	5 Q. In November of 1998, did you take any steps to
6 written the words "State Director and Administrator",	do 6 determine the value of the items listed on the Exhibit B
7 you see that?	7 to this document, Assets Subject to Security Interest?
8 A. Yes.	A. I don't recall.
9 Q. Did you ever have any discussions with	The A Gold C I Goddi.
10 Mr. Rodrigues about the title Administrator of United	4. Do you know it daily knottigues took any steps
11 Public Workers Mutual Aid Fund?	10 to determine the value of the assets subject to security 11 interest?
12 A. No.	12 A. No.
Q. On the last page of this document is Exhibit	
14 B, Assets Subject to Security Interest, do you see that?	To your knowledge, did Mr. Roongues have any
15 A. Yes.	14 communications directly with anyone at Best Rescue at an 15 time?
Q. I'm sorry, I didn't hear the answer, if it was	16 A. I don't recall.
17 given.	T LOTTE TOLDIN
18 A. Yes.	To your knowledge, was any communications with
19 Q. Number one is "all property, equipment and	the contract of the contract o
20 assets comprising the business of Best Rescue Systems,	, the same peat vestage
21 Inc." Did Best Rescue Systems, in November of 1998, d	
they have office furniture and equipment?	The second of th
23 A. I don't recall.	and the secured promissory note were provide
Q. Did it have any completed fire rescue products	23 to Mr. Rodrigues for signature, did you provide them or
25 at that time?	24 did they come directly from Best Rescue, an attorney or 25 someone else?
Page 1	rage .
2 Q. Do you know how many?	1 A. All of the above.
3 A. I don't recall.	<ol> <li>Q. Okay, do you know who prepared the security</li> </ol>
4 Q. Do you know the approximate value of Best	3 agreement, who drafted it?
Rescue's fire rescue products and furniture, office	A. An attorney hired by Best Rescue.
furniture, fixtures and equipment as of November 1998?	5 Q. His name was?
- darburent ga of Hoseithet Taas	6 A. I don't recall.
7 A. I don't recall.	in a second
7 A. I don't recall.	Q. And do you know if he communicated directly
A. I don't recall.  Q. Did Best Rescue have any accounts receivables	8 with Mr. Rodrigues, either orally or in writing?
A. I don't recall.  Q. Did Best Rescue have any accounts receivables in November 1998?	8 with Mr. Rodrigues, either orally or in writing? 9 A. I don't recall.
A. I don't recall.  Q. Did Best Rescue have any accounts receivables in November 1998?  A. I don't recall.	8 with Mr. Rodrigues, either orally or in writing? 9 A. I don't recall. 10 Q. If you could please look at Exhibit Number
A. I don't recall.  Q. Did Best Rescue have any accounts receivables in November 1998?  A. I don't recall.  Q. Did Best Rescue have any registered trade	8 with Mr. Rodrigues, either orally or in writing? 9 A. I don't recall. 10 Q. If you could please look at Exhibit Number 11 Four and after you've had a chance to look at it. my
A. I don't recall.  Q. Did Best Rescue have any accounts receivables in November 1998?  A. I don't recall.  Q. Did Best Rescue have any registered trade names, trademarks, service marks, logos or copyrights in	8 with Mr. Rodrigues, either orally or in writing? 9 A. I don't recall. 10 Q. If you could please look at Exhibit Number 11 Four and after you've had a chance to look at it, my 12 question will be, do you recognize that document?
A. I don't recall.  Q. Did Best Rescue have any accounts receivables in November 1998?  A. I don't recall.  Q. Did Best Rescue have any registered trade names, trademarks, service marks, logos or copyrights in November 1998?	with Mr. Rodrigues, either orally or in writing?  A. I don't recall.  Q. If you could please look at Exhibit Number  Four and after you've had a chance to look at it, my  question will be, do you recognize that document?  A. I recognize the document.
A. I don't recall.  Q. Did Best Rescue have any accounts receivables in November 1998?  A. I don't recall.  Q. Did Best Rescue have any registered trade names, trademarks, service marks, logos or copyrights in November 1998?  A. I don't recall.	with Mr. Rodrigues, either orally or in writing?  A. I don't recall.  Q. If you could please look at Exhibit Number  Four and after you've had a chance to look at it, my  question will be, do you recognize that document?  A. I recognize the document.  Q. Is that Mr. Kirkland's signature on the bottom
A. I don't recall.  Q. Did Best Rescue have any accounts receivables in November 1998?  A. I don't recall.  Q. Did Best Rescue have any registered trade names, trademarks, service marks, logos or copyrights in November 1998?  A. I don't recall.  Q. Do you know if it had any at any time?	with Mr. Rodrigues, either orally or in writing?  A. I don't recall.  Q. If you could please look at Exhibit Number  Four and after you've had a chance to look at it, my  question will be, do you recognize that document?  A. I recognize the document.  Q. Is that Mr. Kirkland's signature on the bottom  of page two of that document?
A. I don't recall.  Q. Did Best Rescue have any accounts receivables in November 1998?  A. I don't recall.  Q. Did Best Rescue have any registered trade names, trademarks, service marks, logos or copyrights in November 1998?  A. I don't recall.  Q. Do you know if it had any at any time?  A. I don't recall.	8 with Mr. Rodrigues, either orally or in writing? 9 A. I don't recall. 10 Q. If you could please look at Exhibit Number 11 Four and after you've had a chance to look at it, my 12 question will be, do you recognize that document? 13 A. I recognize the document. 14 Q. Is that Mr. Kirkland's signature on the bottom 15 of page two of that document? 16 A. Yes.
A. I don't recall.  Q. Did Best Rescue have any accounts receivables in November 1998?  A. I don't recall.  Q. Did Best Rescue have any registered trade names, trademarks, service marks, logos or copyrights in November 1998?  A. I don't recall.  Q. Do you know if it had any at any time?  A. I don't recall.  Q. Trademarks, service marks, logos or copyrights	with Mr. Rodrigues, either orally or in writing?  A. I don't recall.  Q. If you could please look at Exhibit Number  Four and after you've had a chance to look at it, my  question will be, do you recognize that document?  A. I recognize the document.  Q. Is that Mr. Kirkland's signature on the bottom  of page two of that document?  A. Yes.  Q. This is a \$200,000 secured promissory note
A. I don't recall. Q. Did Best Rescue have any accounts receivables in November 1998? A. I don't recall. Q. Did Best Rescue have any registered trade names, trademarks, service marks, logos or copyrights in November 1998? A. I don't recall. Q. Do you know if it had any at any time? A. I don't recall. Q. Trademarks, service marks, logos or copyrights that were registered.	with Mr. Rodrigues, either orally or in writing?  A. I don't recall.  Q. If you could please look at Exhibit Number  Four and after you've had a chance to look at it, my  question will be, do you recognize that document?  A. I recognize the document.  Q. Is that Mr. Kirkland's signature on the bottom  of page two of that document?  A. Yes.  Q. This is a \$200,000 secured promissory note
A. I don't recall. Q. Did Best Rescue have any accounts receivables in November 1998? A. I don't recall. Q. Did Best Rescue have any registered trade names, trademarks, service marks, logos or copyrights in November 1998? A. I don't recall. Q. Do you know if it had any at any time? A. I don't recall. Q. Trademarks, service marks, logos or copyrights that were registered. A. I don't recall.	with Mr. Rodrigues, either orally or in writing?  A. I don't recall.  Q. If you could please look at Exhibit Number  Four and after you've had a chance to look at it, my  question will be, do you recognize that document?  A. I recognize the document.  Q. Is that Mr. Kirkland's signature on the bottom  of page two of that document?  A. Yes.  Q. This is a \$200,000 secured promissory note
A. I don't recall. Q. Did Best Rescue have any accounts receivables in November 1998? A. I don't recall. Q. Did Best Rescue have any registered trade names, trademarks, service marks, logos or copyrights in November 1998? A. I don't recall. Q. Do you know if it had any at any time? A. I don't recall. Q. Trademarks, service marks, logos or copyrights that were registered. A. I don't recall. Q. Was the value of the assets subject to the	with Mr. Rodrigues, either orally or in writing?  A. I don't recall.  Q. If you could please look at Exhibit Number  Four and after you've had a chance to look at it, my  question will be, do you recognize that document?  A. I recognize the document.  Q. Is that Mr. Kirkland's signature on the bottom  of page two of that document?  A. Yes.  This is a \$200,000 secured promissory note  dated February 5, 1999, is that correct?  A. Yes.
A. I don't recall. Q. Did Best Rescue have any accounts receivables in November 1998? A. I don't recall. Q. Did Best Rescue have any registered trade names, trademarks, service marks, logos or copyrights in November 1998? A. I don't recall. Q. Do you know if it had any at any time? A. I don't recall. Q. Trademarks, service marks, logos or copyrights that were registered. A. I don't recall. Q. Was the value of the assets subject to the security interests listed in Exhibit B more than or less	with Mr. Rodrigues, either orally or in writing?  A. I don't recall.  Q. If you could please look at Exhibit Number  Four and after you've had a chance to look at it, my question will be, do you recognize that document?  A. I recognize the document.  Q. Is that Mr. Kirkland's signature on the bottom of page two of that document?  A. Yes.  Q. This is a \$200,000 secured promissory note dated February 5, 1999, is that correct?  A. Yes.  Q. Was the \$200,000 referenced in this secured
A. I don't recall. Q. Did Best Rescue have any accounts receivables in November 1998? A. I don't recall. Q. Did Best Rescue have any registered trade names, trademarks, service marks, logos or copyrights in November 1998? A. I don't recall. Q. Do you know if it had any at any time? A. I don't recall. Q. Trademarks, service marks, logos or copyrights that were registered. A. I don't recall. Q. Was the value of the assets subject to the security interests listed in Exhibit B more than or less than \$250,000 as of November 1998?	with Mr. Rodrigues, either orally or in writing?  A. I don't recall.  Q. If you could please look at Exhibit Number  Four and after you've had a chance to look at it, my question will be, do you recognize that document?  A. I recognize the document.  Q. Is that Mr. Kirkland's signature on the bottom of page two of that document?  A. Yes.  Q. This is a \$200,000 secured promissory note dated February 5, 1999, is that correct?  A. Yes.  Q. Was the \$200,000 referenced in this secured
A. I don't recall. Q. Did Best Rescue have any accounts receivables in November 1998? A. I don't recall. Q. Did Best Rescue have any registered trade names, trademarks, service marks, logos or copyrights in November 1998? A. I don't recall. Q. Do you know if it had any at any time? A. I don't recall. Q. Trademarks, service marks, logos or copyrights that were registered. A. I don't recall. Q. Was the value of the assets subject to the security interests listed in Exhibit B more than or less than \$250,000 as of November 1998? A. I don't understand your question.	with Mr. Rodrigues, either orally or in writing?  A. I don't recall.  Q. If you could please look at Exhibit Number  Four and after you've had a chance to look at it, my  question will be, do you recognize that document?  A. I recognize the document.  Q. Is that Mr. Kirkland's signature on the bottom  of page two of that document?  A. Yes.  Q. This is a \$200,000 secured promissory note  dated February 5, 1999, is that correct?  A. Yes.  Q. Was the \$200,000 referenced in this secured  promissory note, in fact, funded by United Public Workers
A. I don't recall. Q. Did Best Rescue have any accounts receivables in November 1998? A. I don't recall. Q. Did Best Rescue have any registered trade names, trademarks, service marks, logos or copyrights in November 1998? A. I don't recall. Q. Do you know if it had any at any time? A. I don't recall. Q. Trademarks, service marks, logos or copyrights that were registered. A. I don't recall. Q. Was the value of the assets subject to the security interests listed in Exhibit B more than or less than \$250,000 as of November 1998? A. I don't understand your question. Q. The last page, "assets subject to security	with Mr. Rodrigues, either orally or in writing?  A. I don't recall.  Q. If you could please look at Exhibit Number  Four and after you've had a chance to look at it, my  question will be, do you recognize that document?  A. I recognize the document.  Q. Is that Mr. Kirkland's signature on the bottom  of page two of that document?  A. Yes.  Q. This is a \$200,000 secured promissory note  dated February 5, 1999, is that correct?  A. Yes.  Q. Was the \$200,000 referenced in this secured  promissory note, in fact, funded by United Public Workers  Mutual Aid Fund?  A. Yes.
A. I don't recall. Q. Did Best Rescue have any accounts receivables in November 1998? A. I don't recall. Q. Did Best Rescue have any registered trade names, trademarks, service marks, logos or copyrights in November 1998? A. I don't recall. Q. Do you know if it had any at any time? A. I don't recall. Q. Trademarks, service marks, logos or copyrights that were registered. A. I don't recall. Q. Was the value of the assets subject to the security interests listed in Exhibit B more than or less than \$250,000 as of November 1998? A. I don't understand your question.	with Mr. Rodrigues, either orally or in writing?  A. I don't recall.  Q. If you could please look at Exhibit Number  Four and after you've had a chance to look at it, my  question will be, do you recognize that document?  A. I recognize the document.  Q. Is that Mr. Kirkland's signature on the bottom  of page two of that document?  A. Yes.  Q. This is a \$200,000 secured promissory note  dated February 5, 1999, is that correct?  A. Yes.  Q. Was the \$200,000 referenced in this secured  promissory note, in fact, funded by United Public Workers  Mutual Aid Fund?  A. Yes.

	ary 1998 1999, did you have	1 A. No.
	Rodrigues about additional	<ol> <li>Q. I'm sorry, I didn't hear the answer, if one</li> </ol>
3 funding for Best Rescue?		3 was given.
4 A. I'm sorry, you just o	confused me. Can you	4 A. No.
5 repeat your question?		Q. At the time that this second loan of \$200,000
	first promissory note in	6 was made in February of 1999, did you have any
	second promissory note in Februar	y 7 discussions with Mr. Rodrigues up until that time as to
	Rodrigues about additional	8 the total amount that the UPW Mutual Aid Fund would b
9 funding for Best Rescue?		9 providing to Best Rescue?
10 A. Yes.		10 A. I don't recall.
Q. What did you disc	uss?	Q. I'm sorry, I didn't hear the answer, if it was
12 A. I don't recall exactly		12 given.
Q. Did you explain w	hy additional funds were	13 A. I don't recall.
14 needed?		Q. Did you have any discussions before any loans
15 <b>A. Yes.</b>		15 were made about something to the effect that Best Rescu
16 Q. And what's your re	ecollection as to why the	will need a million dollars and that will be funded over
17 additional funds were nee	eded?	a course of a year; was there any specific funding plan
<ol> <li>A. Continued development</li> </ol>	ent of the products.	that was discussed before the loans were made?
19 Q. And did you tell th	at to Mr. Rodrigues?	19 A. No.
20 A. To my knowledge, ye	es.	Q. If you could please look at Exhibit Number
Q. Now, for this loan	and for any other loans we	21 Five. My question would be, is that your signature on
22 discuss, did you receive a	fee in connection with those	22 this document?
23 loans, as was true with the		23 A. Yes.
24 A. Yes.		24 Q. Is this a letter that you sent to
Q. What was the amo	unt?	25 Mr. Rodrigues on or about February 16, 1999?
	Page 34	4
1 A. Five percent		Page 36
A TIVE PERCENCE		1 A. Yes.
4 ain clut abbil	for each and every loan	Q. What was the purpose of the letter, generally?
	to Best Rescue?	3 A. It was tied to Exhibit Four.
- 74. 163.	_	4 Q. I'm sorry, did you say Exhibit Three?
	five percent loan fee, did	5 A. Exhibit Four.
	ent and consulting fees from Best	Q. Exhibit Four is the promissory note, is that
		7 correct?
70 100		8 A. Correct.
	oan fee and the management	<ol> <li>Q. And then Exhibit Three is the original</li> </ol>
	so receive reimbursement for	$^{10}$ security agreement that's referenced in this February 16,
	le to or on behalf of Best Rescue?	11 1999 letter?
2 A. Yes,		12 A. Yes.
	kind of compensation from	Q. And was the purpose of this letter just to
	d in late 1998 and early 1999	14 simply point out that instead of doing a new security
5 for managing the Mutual A	id Fund account?	15 agreement, that these new funds would also be covered by
6 A. Yes.		16 that original security agreement?
	ompensation calculated?	17 A. Correct.
A. Based on assets the pr	ior year.	Q. If you could please look at Exhibit Six. And
Q. Was it a percentage	?	19 my question will be, do you recognize that document?
A. Yes.	Position 1	20 A. Yes.
Q. What was the perce	ntage?	Q. Is that Mr. Kirkland's signature on page two
A. Approximately one per	= :	22 of Exhibit Six?
Q. And was that did t		23 A. Yes.
all during the course of the		1
		e the size of the professory note
transactions or anything like	s tildtr	25 dated April 26, 1999, is that correct?

1 A. Correct.	1 A. Yes.
Q. I'm sorry, I didn't hear the answer, if it was	<ol> <li>Q. And was the purpose of this letter the same a</li> </ol>
3 given.	3 the other letter, which was to indicate that this
4 A. Yes.	4 additional loan was covered by the original security
5 Q. Was this \$150,000, in fact, funded by the UPV	N 5 agreement?
6 Mutual Aid Fund? 7 A Yes.	6 A. Yes.
	Q. If you could please look at Exhibit Eight. Do
8 Q. Before this \$150,000 was paid, did you have	8 you recognize that document?
9 any discussions with Mr. Rodrigues as to what the me	
10 would be used for? 11 A. Yes.	10 Q. Is that Mr. Kirkland's signature on that
	11 document?
12 Q. What did you discuss? 13 A. I don't recall exactly.	12 A. Yes.
· · · · · · · · · · · · · · · · · · ·	Q. This is a \$250,000 secured promissory note
e. Approximately now order of now many times	14 dated June 30, 1999, is that correct?
15 would you talk to Mr. Rodrigues about Best Rescue from the time of the first loan in November of 1998 until the	
17 time in April of 1999?	t. Were these runds, \$250,000, in fact, funded
	17 and paid to Best Rescue?
to my reconceder, at least monthly.	18 A. Yes.
Q. And were these meetings did you ever meet with him in person?	2 CHIEF T BARCO UITS DETOTE.
21 A. Yes.	20 Is it correct that in connection with all loans, that you
Q. And what do you recall Mr. Rodrigues asking	21 received a five percent loan origination fee?
23 you about Best Rescue, generally, in these meetings?	22 A. Yes.
A. I don't recall exactly. Of course, the	Q. Did you continue from April 1999 to June 1999,
25 purpose of our meetings was to provide a progress report.	24 during that period, continue to meet or talk with
	25 Mr. Rodrigues about Best Rescue?
Page	Page 40
Q. And did you, as you mentioned in other	1 A. Yes.
2 meetings, discuss that the company was using the mor	nies 2 Q. And was that typically on a monthly update?
3 to develop the product?	3 A. At least, yes.
4 A. Correct.	Q. Before this loan of \$250,000, did you have any
Q. If you could please look at Exhibit Seven. Is that your signature on Exhibit Seven?	5 discussions with Mr. Rodrigues about the purpose of the
	6 funds?
	7 A. Yes.
8 Q. Is that Mr. Kirkland's signature on Exhibit 9 Seven?	8 Q. What did you discuss?
	A. We were a progress report, what was going
	10 on. Approximately at this time I recall the
the state of the s	11 certification was getting in the full force and a lot of
•	12 the money was being used for trade shows to get — for
	13 trade shows to get acceptance by the fire and rescue
Q. And this is a letter from you to Mr. Rodrigues	14 community,
15 dated April 26, 1999, is that correct?	15 Q. When you say acceptance, was Best Rescue
16 A. Yes.	16 seeking any kind of certification from or seal of
Q. And did you send the letter on or about that	17 approval from any fire rescue organization?
48 date?	18 A. Yes, seal of approval.
A. Yes.	19 Q. And who would give that seal of approval?
Q. And the third secured promissory note, is that	A. I don't recall the exact organizations at this
the Exhibit Six you looked at?	21 point.
2 A. Yes.	Q. Was it more than one organization?
3 Q. And the letter references the original	23 A. Yes.
4 security agreement and is that the original security	24 Q. And were those seal of approvals ever
5 agreement that was marked as Exhibit Three?	25 obtained?
Page 3	Page 41
	1 age 41

3 4		
		1 A. Yes.
2	4. The strained in char contects	Q. Between June of 1999 and August of 1999 did
3	The about verbany.	3 you continue to have update meetings with Mr. Rodrigu
4	4. awall a last Marit to deline diet. Did Best	4 regarding Best Rescue?
5	Rescue ever receive any written certification or seal (	of 5 A. Yes,
6	approval from any fire rescue organization?	6 Q. And do you have any specific recollection as
7	A. No.	7 to what was discussed regarding this \$150,000 loan?
8	Q. When you say verbally, from whom, which	A. Continued progress reports, the developmental
9		9 phase was continuing, certification was continuing, the
10		demonstrations were continuing, they were close to
11		11 getting their first order.
12		
13		4. The own post vescue del fileli litzi bibbbs
14		
15		that the \$30,000 m sales that you
16		
17		
18	A. Yes.	Q. Would you please look at Exhibit 11. Do you
19		18 recognize this document?
20	Q. Is that Mr. Kirkland's signature on Exhibit Nine?	19 A. Yes.
21		Q. Is that Mr. Kirkland's signature on the bottom
22	A. I can't hear you, you broke up.	21 of this document?
	Q. Is that Mr. Kirkland's signature also on	22 A. Yes.
23	Exhibit Nine?	Q. My copy does not have your signature on it. I
24	A. Yes.	24 assume yours is the same. Is there a signature for you
25	Q. And it's a letter from you to Mr. Rodrigues	25 on your copy of Exhibit 11 in front of you?
·- · ·-	Page 42	
1	dated June 30, 1999, is that correct?	A A A A A A A A A A A A A A A A A A A
2	A. Yes.	A. No, there's no signature, my signature is not
3		2 here.
4	Q. And the \$250,000 for the secured promissory	<ol> <li>Q. Do you know if this letter was sent to</li> </ol>
5	note is the Exhibit Eight that we just looked at, is that	
		4 Mr. Rodrigues on or about August 24, 1999?
	correct?	5 A. I would assume yes.
6	A. Yes.	
7	A. Yes. Q. And the security agreement referenced in your	5 A. I would assume yes.
7 8	A. Yes. Q. And the security agreement referenced in your letter is the original security agreement which was	<ul> <li>A. I would assume yes.</li> <li>Q. Now, as of this time, the total amount loaned</li> </ul>
7 8 9	A. Yes. Q. And the security agreement referenced in your	<ul> <li>A. I would assume yes.</li> <li>Q. Now, as of this time, the total amount loaned</li> <li>by the UPW Mutual Aid Fund was a million dollars, is that</li> </ul>
7 8 9	A. Yes. Q. And the security agreement referenced in your letter is the original security agreement which was marked as Exhibit Three, is that correct? A. Correct.	5 A. I would assume yes. 6 Q. Now, as of this time, the total amount loaned 7 by the UPW Mutual Aid Fund was a million dollars, is that 8 correct? 9 A. Correct.
7 8 9 L0	A. Yes. Q. And the security agreement referenced in your letter is the original security agreement which was marked as Exhibit Three, is that correct? A. Correct.	5 A. I would assume yes. 6 Q. Now, as of this time, the total amount loaned 7 by the UPW Mutual Aid Fund was a million dollars, is that 8 correct? 9 A. Correct. 10 Q. And the 150,000 fifth secured promissory note
7 8 9 10	A. Yes. Q. And the security agreement referenced in your letter is the original security agreement which was marked as Exhibit Three, is that correct?	5 A. I would assume yes. 6 Q. Now, as of this time, the total amount loaned 7 by the UPW Mutual Aid Fund was a million dollars, is that 8 correct? 9 A. Correct. 10 Q. And the 150,000 fifth secured promissory note
7 8 9 10 11	A. Yes. Q. And the security agreement referenced in your letter is the original security agreement which was marked as Exhibit Three, is that correct? A. Correct. Q. And this letter served the purpose same	A. I would assume yes.  Q. Now, as of this time, the total amount loaned by the UPW Mutual Aid Fund was a million dollars, is that correct?  A. Correct.  Q. And the 150,000 fifth secured promissory note is the Exhibit Ten that we just looked at, is that correct?
7 8 9 .0 .1 .2	A. Yes.  Q. And the security agreement referenced in your letter is the original security agreement which was marked as Exhibit Three, is that correct?  A. Correct.  Q. And this letter served the purpose same purpose as the other letters that we looked at?  A. Yes.	A. I would assume yes.  Q. Now, as of this time, the total amount loaned by the UPW Mutual Aid Fund was a million dollars, is that correct?  A. Correct.  Q. And the 150,000 fifth secured promissory note is the Exhibit Ten that we just looked at, is that correct?  A. Correct.
7 8 9 10 11 .2 .3	A. Yes. Q. And the security agreement referenced in your letter is the original security agreement which was marked as Exhibit Three, is that correct? A. Correct. Q. And this letter served the purpose same purpose as the other letters that we looked at? A. Yes. Q. Would you please look at Exhibit Ten. Is that	A. I would assume yes.  Q. Now, as of this time, the total amount loaned by the UPW Mutual Aid Fund was a million dollars, is that correct?  A. Correct.  Q. And the 150,000 fifth secured promissory note is the Exhibit Ten that we just looked at, is that correct?  A. Correct.  A. Correct.  A. Correct.  A. Correct.
7 8 9 10 11 .2 .3	A. Yes. Q. And the security agreement referenced in your letter is the original security agreement which was marked as Exhibit Three, is that correct? A. Correct. Q. And this letter served the purpose same purpose as the other letters that we looked at? A. Yes. Q. Would you please look at Exhibit Ten. Is that Mr. Kirkland's signature on page two?	A. I would assume yes.  Q. Now, as of this time, the total amount loaned by the UPW Mutual Aid Fund was a million dollars, is that correct?  A. Correct.  Q. And the 150,000 fifth secured promissory note is the Exhibit Ten that we just looked at, is that correct?  A. Correct.  A. Correct.  Q. And the security agreement is the Exhibit Three, the original security agreement in November of
7 8 9 10 1 1 .2 .3	A. Yes. Q. And the security agreement referenced in your letter is the original security agreement which was marked as Exhibit Three, is that correct? A. Correct. Q. And this letter served the purpose same purpose as the other letters that we looked at? A. Yes. Q. Would you please look at Exhibit Ten. Is that Mr. Kirkland's signature on page two? A. Yes.	A. I would assume yes. Q. Now, as of this time, the total amount loaned by the UPW Mutual Aid Fund was a million dollars, is that correct? A. Correct. Q. And the 150,000 fifth secured promissory note is the Exhibit Ten that we just looked at, is that correct? A. Correct. A. Correct. Q. And the security agreement is the Exhibit Three, the original security agreement in November of 16 1998, is that correct?
7 8 9 10 11 .2 .3 4 5 6 7	A. Yes. Q. And the security agreement referenced in your letter is the original security agreement which was marked as Exhibit Three, is that correct? A. Correct. Q. And this letter served the purpose same purpose as the other letters that we looked at? A. Yes. Q. Would you please look at Exhibit Ten. Is that Mr. Kirkland's signature on page two? A. Yes. Q. Do you recognize this document?	A. I would assume yes.  Q. Now, as of this time, the total amount loaned by the UPW Mutual Aid Fund was a million dollars, is that correct?  A. Correct.  Q. And the 150,000 fifth secured promissory note is the Exhibit Ten that we just looked at, is that correct?  A. Correct.  Q. And the security agreement is the Exhibit Three, the original security agreement in November of 1998, is that correct?  A. Correct.
7 8 9 10 11 .2 .3 4 5 6 7 8	A. Yes. Q. And the security agreement referenced in your letter is the original security agreement which was marked as Exhibit Three, is that correct? A. Correct. Q. And this letter served the purpose same purpose as the other letters that we looked at? A. Yes. Q. Would you please look at Exhibit Ten. Is that Mr. Kirkland's signature on page two? A. Yes. Q. Do you recognize this document? A. Yes.	A. I would assume yes.  Q. Now, as of this time, the total amount loaned by the UPW Mutual Aid Fund was a million dollars, is that correct?  A. Correct.  Q. And the 150,000 fifth secured promissory note is the Exhibit Ten that we just looked at, is that correct?  A. Correct.  Q. And the security agreement is the Exhibit Three, the original security agreement in November of 1998, is that correct?  A. Correct.  A. Correct.  Q. If you could please look at Exhibit 12. I
7 8 9 10 11 .2 .3 .4 5 6 7 8	A. Yes. Q. And the security agreement referenced in your letter is the original security agreement which was marked as Exhibit Three, is that correct? A. Correct. Q. And this letter served the purpose same purpose as the other letters that we looked at? A. Yes. Q. Would you please look at Exhibit Ten. Is that Mr. Kirkland's signature on page two? A. Yes. Q. Do you recognize this document? A. Yes. Q. I'm sorry, I didn't hear the answer, if given.	A. I would assume yes.  Q. Now, as of this time, the total amount loaned by the UPW Mutual Aid Fund was a million dollars, is that correct?  A. Correct.  Q. And the 150,000 fifth secured promissory note is the Exhibit Ten that we just looked at, is that correct?  A. Correct.  Q. And the security agreement is the Exhibit Three, the original security agreement in November of 16 1998, is that correct?  A. Correct.  Q. If you could please look at Exhibit 12. I think we looked at this earlier, but after you've had a
7 8 9 10 .1 .2 3 4 5 6 7 8 9	A. Yes.  Q. And the security agreement referenced in your letter is the original security agreement which was marked as Exhibit Three, is that correct?  A. Correct.  Q. And this letter served the purpose same purpose as the other letters that we looked at?  A. Yes.  Q. Would you please look at Exhibit Ten. Is that Mr. Kirkland's signature on page two?  A. Yes.  Q. Do you recognize this document?  A. Yes.  Q. I'm sorry, I didn't hear the answer, if given.  A. Yes.	A. I would assume yes. Q. Now, as of this time, the total amount loaned by the UPW Mutual Aid Fund was a million dollars, is that correct? A. Correct. Q. And the 150,000 fifth secured promissory note is the Exhibit Ten that we just looked at, is that correct? A. Correct. Q. And the security agreement is the Exhibit Three, the original security agreement in November of 1998, is that correct? A. Correct. Q. If you could please look at Exhibit 12. I think we looked at this earlier, but after you've had a chance to read it again, if you could let me know.
7 8 9 10 .1 .2 3 4 5 6 7 8 9 0	A. Yes. Q. And the security agreement referenced in your letter is the original security agreement which was marked as Exhibit Three, is that correct? A. Correct. Q. And this letter served the purpose same purpose as the other letters that we looked at? A. Yes. Q. Would you please look at Exhibit Ten. Is that Mr. Kirkland's signature on page two? A. Yes. Q. Do you recognize this document? A. Yes. Q. I'm sorry, I didn't hear the answer, if given. A. Yes. Q. Is this \$150,000 secured promissory note dated	A. I would assume yes.  Q. Now, as of this time, the total amount loaned by the UPW Mutual Aid Fund was a million dollars, is that correct?  A. Correct.  Q. And the 150,000 fifth secured promissory note is the Exhibit Ten that we just looked at, is that correct?  A. Correct.  Q. And the security agreement is the Exhibit Three, the original security agreement in November of 1998, is that correct?  A. Correct.  Q. If you could please look at Exhibit 12. I think we looked at this earlier, but after you've had a chance to read it again, if you could let me know.
7 8 9 10 .1 .2 3 4 5 6 7 8 9 0 1	A. Yes. Q. And the security agreement referenced in your letter is the original security agreement which was marked as Exhibit Three, is that correct? A. Correct. Q. And this letter served the purpose same purpose as the other letters that we looked at? A. Yes. Q. Would you please look at Exhibit Ten. Is that Mr. Kirkland's signature on page two? A. Yes. Q. Do you recognize this document? A. Yes. Q. I'm sorry, I didn't hear the answer, if given. A. Yes. Q. Is this \$150,000 secured promissory note dated August 24, 1999?	A. I would assume yes. Q. Now, as of this time, the total amount loaned by the UPW Mutual Aid Fund was a million dollars, is that correct? A. Correct. Q. And the 150,000 fifth secured promissory note is the Exhibit Ten that we just looked at, is that correct? A. Correct. Q. And the security agreement is the Exhibit Three, the original security agreement in November of 1998, is that correct? A. Correct. Q. If you could please look at Exhibit 12. I think we looked at this earlier, but after you've had a chance to read it again, if you could let me know.
7 8 9 10 .1 .2 3 4 5 6 7 8 9 0 1 2 3	A. Yes. Q. And the security agreement referenced in your letter is the original security agreement which was marked as Exhibit Three, is that correct? A. Correct. Q. And this letter served the purpose same purpose as the other letters that we looked at? A. Yes. Q. Would you please look at Exhibit Ten. Is that Mr. Kirkland's signature on page two? A. Yes. Q. Do you recognize this document? A. Yes. Q. I'm sorry, I didn't hear the answer, if given. A. Yes. Q. Is this \$150,000 secured promissory note dated August 24, 1999? A. Yes.	A. I would assume yes.  Q. Now, as of this time, the total amount loaned by the UPW Mutual Aid Fund was a million dollars, is that correct?  A. Correct.  Q. And the 150,000 fifth secured promissory note is the Exhibit Ten that we just looked at, is that correct?  A. Correct.  Q. And the security agreement is the Exhibit Three, the original security agreement in November of 1998, is that correct?  A. Correct.  Q. If you could please look at Exhibit 12. I think we looked at this earlier, but after you've had a chance to read it again, if you could let me know.
7 8 9 10 11 2 3 4 5 6 7 8 9 0 1 2 3	A. Yes. Q. And the security agreement referenced in your letter is the original security agreement which was marked as Exhibit Three, is that correct? A. Correct. Q. And this letter served the purpose same purpose as the other letters that we looked at? A. Yes. Q. Would you please look at Exhibit Ten. Is that Mr. Kirkland's signature on page two? A. Yes. Q. Do you recognize this document? A. Yes. Q. I'm sorry, I didn't hear the answer, if given. A. Yes. Q. Is this \$150,000 secured promissory note dated August 24, 1999?	A. I would assume yes.  Q. Now, as of this time, the total amount loaned by the UPW Mutual Aid Fund was a million dollars, is that correct?  A. Correct.  Q. And the 150,000 fifth secured promissory note is the Exhibit Ten that we just looked at, is that correct?  A. Correct.  Q. And the security agreement is the Exhibit Three, the original security agreement in November of 1998, is that correct?  A. Correct.  Q. If you could please look at Exhibit 12. I think we looked at this earlier, but after you've had a chance to read it again, if you could let me know.  A. I'm fine.  Q. And is that your signature on page two of this
7 8 9 10 1.2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 1 2 1 2 1 3 4 4 1 2 1 2 1 2 1 2 1 3 1 4 1 2 1 2 1 3 1 4 1 2 1 2 1 3 1 3 1 2 1 3 1 3 1 3 1 2 1 3 1 2 1 3 1 3	A. Yes. Q. And the security agreement referenced in your letter is the original security agreement which was marked as Exhibit Three, is that correct? A. Correct. Q. And this letter served the purpose same purpose as the other letters that we looked at? A. Yes. Q. Would you please look at Exhibit Ten. Is that Mr. Kirkland's signature on page two? A. Yes. Q. Do you recognize this document? A. Yes. Q. I'm sorry, I didn't hear the answer, if given. A. Yes. Q. Is this \$150,000 secured promissory note dated August 24, 1999? A. Yes.	A. I would assume yes.  Q. Now, as of this time, the total amount loaned by the UPW Mutual Aid Fund was a million dollars, is that correct?  A. Correct.  Q. And the 150,000 fifth secured promissory note is the Exhibit Ten that we just looked at, is that correct?  A. Correct.  Q. And the security agreement is the Exhibit Three, the original security agreement in November of 1998, is that correct?  A. Correct.  Q. If you could please look at Exhibit 12. I think we looked at this earlier, but after you've had a chance to read it again, if you could let me know.  A. I'm fine.  Q. And is that your signature on page two of this document?

	i	
dated September 10, 1999, is that correct?	The state of the s	Q. At any time before September of 1999, to your
	5	2 knowledge, did Mr. Rodrigues meet with Mr. Kirkland?
Q. Did you send this letter on or about the date	j	3 A. Clarify your question.
it shows, September 10, 1999?	3	4 Q. To your knowledge, before September 1999, did
A. Yes.		5 Mr. Rodrigues meet with Mr. Kirkland?
Q. As of September 1999, had Mr. Rodrigues	A A A A A A A A A A A A A A A A A A A	6 A. I don't believe so.
expressed any concerns to you about the loans to Best		Q. Do you know if he spoke to Mr. Kirkland on the
Rescue?	ĺ	8 phone prior to September 1999?
A. I don't recall.	i	9 A. I don't know that.
O. We had seen the first promissory note had a	J	The state of the s
		6. The refer total cities and the fill
		Port of the care checks for two periods. Was Best
	ì	- Land Marie Car All rise Of the Marines Min Latin 1091
	ł	The Paragraph of the Pa
		4 a service neie to a one minou
		5 dollar total capitalization from UPW pension fund. Do
-	14	6 you see that?
•	17	7 A. Yes.
A. Yes.	1.8	Q. I'm sorry, I didn't hear the answer, if given?
	19	
funding or capitalization from any other source other	20	Q. As of September 1999, was the possibility of
than UPW Mutual Aid Fund?	21	
A. No.	22	
Q. Did you, during the course of 1999, take steps	23	•
	ì	The rest to any knowledge.
	1	4 and there are concerns expressed about the
	ļ	issue that you talked about earlier, which was that there
Page 46	<b>!</b>	Page 4
A. Yes.	1	were legal constraints regarding ERISA and the pension
Q. Can you describe for us generally what you		account?
	-	
A. I contacted a number of venture capital funds		A. I don't recall the details regarding that.
	ì	Q. I'm looking at page two of the letter. Is it
		correct that as of September 1999 the business plan and
a commitment and advisible find a distinct of the	*	the shareholder agreement had not yet been completed?
a communent and actually runded additional monies to		A. Yes.
	8	Q. Is it correct that as of September 1999 the
	9	total sales for the company was \$30,000?
	10	A. Yes.
expressed interest undertake any due diligence of Best	11	Q. As of September 1999 the company was still
Rescue to determine whether or not they should invest	12	finishing market development?
	1.3	A. Yes, and certification.
A. Some.		
		Q. Is it correct that as of September 1999 the
	10	product was still undergoing testing and certification?
_		A. Yes.
		Q. If you could please look at Exhibit 13. Is
3	18	that your signature on page two of Exhibit 13?
· · · · · · · · · · · · · · · · · · ·	19	A. Yes.
Q. What due diligence steps did they take that	20	Q. The previous secured promissory notes that we
ou recall?	21	looked at were signed by Mr. Kirkland, this one is signed
Company visit, discussions with Mr. Kirkland.	22	by you. What was the reason for the change?
	23	A. A management turmoil at the company.
V. At any time prior to September of 1999, did		· · · · · · · · · · · · · · · · · · ·
Q. At any time prior to September of 1999, did		
ir. Rodrigues visit Best Rescue's operations?  A. No.	24	Q. Did you hold a management position with Best Rescue at this time in November of 1999?
- il em	A. Yes. Q. Did you send this letter on or about the date it shows, September 10, 1999? A. Yes. Q. As of September 1999, had Mr. Rodrigues expressed any concerns to you about the loans to Best Rescue? A. I don't recall. Q. We had seen the first promissory note had a demand date of no earlier than January 1st, 1999, do you recall that? A. Yes. Q. And the note and the letter that we looked at earlier talked about how there would be capitalization of Best Rescue expected at sometime in 1999, do you recall that, generally? A. Yes. Q. Did Best Rescue ever receive the expected funding or capitalization from any other source other than UPW Mutual Aid Fund? A. No. Q. Did you, during the course of 1999, take steps to try to secure funding from sources other than the Mutual Aid Fund? A. Yes. Q. Can you describe for us generally what you did? A. I contacted a number of venture capital funds and there was interest. Q. Then is it correct that no one ultimately made a commitment and actually funded additional monies to Best Rescue other than the UPW Mutual Aid Fund? A. Correct. Q. Did any of those venture capitalists that expressed interest undertake any due diligence of Best Rescue to determine whether or not they should invest monies in the company? A. Some. Q. I'm sorry, I didn't hear the answer, if one was given. A. Yes, some. Q. Do you recall any names? A. No, I don't. Q. What due diligence steps did they take that ou recall?	A. Yes. Q. Did you send this letter on or about the date it shows, September 10, 1999? A. Yes. Q. As of September 1999, had Mr. Rodrigues expressed any concerns to you about the loans to Best Rescue? A. I don't recall. Q. We had seen the first promissory note had a demand date of no earlier than January 1st, 1999, do you recall that? A. Yes. Q. And the note and the letter that we looked at earlier talked about how there would be capitalization of Best Rescue expected at sometime in 1999, do you recall that, generally? A. Yes. Q. Did Best Rescue ever receive the expected funding or capitalization from any other source other than UPW Mutual Aid Fund? A. No. Q. Did you, during the course of 1999, take steps to try to secure funding from sources other than the Mutual Aid Fund?  A. Yes. Q. Can you describe for us generally what you did? A. I contacted a number of venture capital funds and there was interest. Q. Then is it correct that no one ultimately made a commitment and actually funded additional monies to Best Rescue other than the UPW Mutual Aid Fund? A. Correct. Q. Did any of those venture capitalists that expressed interest undertake any due diligence of Best Rescue to determine whether or not they should invest monies in the company? A. Some. Q. I'm sorry, I didn't hear the answer, if one was given. A. Yes, some. Q. Do you recall any names? A. No, I don't. Q. What due diligence steps did they take that ou recall?

1		
	A. No.	Q. If you could look please at Exhibit 14. This
2	Q. Were you ever an employee of Best Rescue?	2 is a letter from you to Mr. Rodrigues, is that correct
3		3 A. Yes.
4	Q. Were you continuing to provide management or	
5		
6		1
7		4. The are for selle this letter on it about the
8	4 in the concess a 4200,000 secured promissory	
9		8 A. Yes,
1(		Q. It references a sixth secured promissory not
	e. It is a man amount in lace landed by the OPW	$^{10}$ and that's the Exhibit 13 that we just looked at, is the
11		11 correct?
12		12 A. Yes.
1.3	4. The Age of pull time was could dast file	13 Q. And it references an original security
14	The state of the factor and raing loans were	$^{14}$ agreement. Is that the original Exhibit Three securit
15	F	15 agreement that we marked and talked about previou
16	A. Yes.	16 A. Yes.
1.7	Q. And during what period of time did you have	Q. And is it correct that as of November 22, 199
18		18 UPW Mutual Aid funds total loan amount was 1.1 mil
19	A. From November 1998 when the first funding	19 A. Yes.
20		• • • • • • • • • • • • • • • • • • • •
21	Q. Did that last all the way up until this time	Q. And that total amount was, in fact, funded, is that correct?
22		22 A. Yes.
23	A. Yes.	
24	Q. And were you the person that had to authorize	Q. And is it correct to say that generally the
25	disbursements from that account?	24 1.1 million went to developing the product, the fire
20	gisparsements from that accountly	25 rescue product?
	Page 5	Pag
1	A. Yes.	A. And corporate purposes.
2	Q. The previous letter that we looked at that was	the corporate parposes.
3	dated September 10, 1999 discussed a total capitalization	4. And you would you define corporate purpose
4	of one million dollars from the UPW Mutual Aid Fund.	obtained, material expenses, marketing
5	This document, Exhibit 13, is concerning an additional	
6	\$100,000. Did you have any discussions with	to an a section of 1999, the the total
	\$100,000. Did you have any discussions with Mr. Rodrigues between Sentember 1999 and November 1999.	6 revenues for the company continue to be \$30,000?
6 7 8	Mr. Rodrigues between September 1999 and November 1999 as	6 revenues for the company continue to be \$30,000? 7 A. I'm sorry, repeat your question.
7 8	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed?	6 revenues for the company continue to be \$30,000? 7 A. I'm sorry, repeat your question. 8 Q. After let me restate it. As of November
7 8 9	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed? A. Yes.	6 revenues for the company continue to be \$30,000? 7 A. I'm sorry, repeat your question.
7 8 9 0	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed? A. Yes. Q. What did you discuss?	6 revenues for the company continue to be \$30,000? 7 A. I'm sorry, repeat your question. 8 Q. After let me restate it. As of November
7 8 9 0	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed?  A. Yes.  Q. What did you discuss?  A. I discussed the management turmoil.	revenues for the company continue to be \$30,000?  A. I'm sorry, repeat your question.  Q. After let me restate it. As of November  22, 1999, were the total sales revenues for Best Resc
7 3 9 0 1	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed?  A. Yes.  Q. What did you discuss?  A. I discussed the management turmoil,  Q. And what about the management turmoil related	revenues for the company continue to be \$30,000?  A. I'm sorry, repeat your question.  Q. After let me restate it. As of November  22, 1999, were the total sales revenues for Best Resc  10 still \$30,000?  A. I don't recall.
7 3 9 0 1	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed?  A. Yes.  Q. What did you discuss?  A. I discussed the management turmoil.	revenues for the company continue to be \$30,000?  A. I'm sorry, repeat your question.  Q. After let me restate it. As of November  22, 1999, were the total sales revenues for Best Resc  still \$30,000?  A. I don't recall.  Q. Do you recall any other sales other than that
7 3 9 10 11 22	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed?  A. Yes.  Q. What did you discuss?  A. I discussed the management turmoil,  Q. And what about the management turmoil related	revenues for the company continue to be \$30,000?  A. I'm sorry, repeat your question.  Q. After let me restate it. As of November  22, 1999, were the total sales revenues for Best Resc  still \$30,000?  A. I don't recall.  Q. Do you recall any other sales other than that  one sale that resulted in the \$30,000 order?
7 8 9 0 1 2 3	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed?  A. Yes.  Q. What did you discuss?  A. I discussed the management turmoil.  Q. And what about the management turmoil related  how did that relate to the additional 100,000?	revenues for the company continue to be \$30,000?  A. I'm sorry, repeat your question.  Q. After let me restate it. As of November  22, 1999, were the total sales revenues for Best Resc  still \$30,000?  A. I don't recall.  Q. Do you recall any other sales other than that  one sale that resulted in the \$30,000 order?  A. I don't recall.
7 8 9 0 1 2 3 4	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed?  A. Yes.  Q. What did you discuss?  A. I discussed the management turmoil.  Q. And what about the management turmoil related  how did that relate to the additional 100,000?  A. More funds were needed, we were almost ready for total capitalization.	revenues for the company continue to be \$30,000?  A. I'm sorry, repeat your question.  Q. After let me restate it. As of November  22, 1999, were the total sales revenues for Best Resc  still \$30,000?  A. I don't recall.  Q. Do you recall any other sales other than that  one sale that resulted in the \$30,000 order?  A. I don't recall.  C. Could you please look at Exhibit 15. And do
7 8 9 0 1 2 3 4 5	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed?  A. Yes.  Q. What did you discuss?  A. I discussed the management turmoil.  Q. And what about the management turmoil related  how did that relate to the additional 100,000?  A. More funds were needed, we were almost ready for total capitalization.  Q. When you say almost ready for total	revenues for the company continue to be \$30,000?  A. I'm sorry, repeat your question.  Q. After let me restate it. As of November  22, 1999, were the total sales revenues for Best Resc  still \$30,000?  A. I don't recall.  Q. Do you recall any other sales other than that  one sale that resulted in the \$30,000 order?  A. I don't recall.  Q. Could you please look at Exhibit 15. And do  you recognize this document?
7 8 9 0 1 2 3 4 5 5 5 5 7 4	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed?  A. Yes.  Q. What did you discuss?  A. I discussed the management turmoil.  Q. And what about the management turmoil related  how did that relate to the additional 100,000?  A. More funds were needed, we were almost ready  for total capitalization.  Q. When you say almost ready for total  capitalization, was that total capitalization from UPW	revenues for the company continue to be \$30,000?  A. I'm sorry, repeat your question.  Q. After let me restate it. As of November  22, 1999, were the total sales revenues for Best Resc  still \$30,000?  A. I don't recall.  Q. Do you recall any other sales other than that  one sale that resulted in the \$30,000 order?  A. I don't recall.  Q. Could you please look at Exhibit 15. And do  you recognize this document?  A. Yes.
7 9 9 0 1 2 3 4 4 5 5 1 6 5 1 6 5 1 6 6 6 6 6 6 6 6 6 6 6	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed?  A. Yes.  Q. What did you discuss?  A. I discussed the management turmoil.  Q. And what about the management turmoil related  how did that relate to the additional 100,000?  A. More funds were needed, we were almost ready for total capitalization.  Q. When you say almost ready for total capitalization, was that total capitalization from UPW Mutual Ald Fund or from another source?	revenues for the company continue to be \$30,000?  A. I'm sorry, repeat your question.  Q. After let me restate it. As of November  22, 1999, were the total sales revenues for Best Resc  still \$30,000?  A. I don't recall.  Q. Do you recall any other sales other than that  one sale that resulted in the \$30,000 order?  A. I don't recall.  Q. Could you please look at Exhibit 15. And do  you recognize this document?  A. Yes.  Rescaled  This document references a telephone
7 3 9 0 1 2 3 1 5 5 7 4 1	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed?  A. Yes.  Q. What did you discuss?  A. I discussed the management turmoil.  Q. And what about the management turmoil related  how did that relate to the additional 100,000?  A. More funds were needed, we were almost ready for total capitalization.  Q. When you say almost ready for total capitalization, was that total capitalization from UPW Mutual Aid Fund or from another source?  A. That was from not only the Mutual Aid Fund,	revenues for the company continue to be \$30,000?  A. I'm sorry, repeat your question.  Q. After let me restate it. As of November  22, 1999, were the total sales revenues for Best Resc  still \$30,000?  A. I don't recall.  Q. Do you recall any other sales other than that  one sale that resulted in the \$30,000 order?  A. I don't recall.  Q. Could you please look at Exhibit 15. And do  you recognize this document?  A. Yes.  Q. This document references a telephone  conversation well, first of all, this is a memo from
7 8 9 0 1 2 3 4 4 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed?  A. Yes.  Q. What did you discuss?  A. I discussed the management turmoil.  Q. And what about the management turmoil related how did that relate to the additional 100,000?  A. More funds were needed, we were almost ready for total capitalization.  Q. When you say almost ready for total capitalization, was that total capitalization from UPW Mutual Aid Fund or from another source?  A. That was from not only the Mutual Aid Fund, out also additional sources. The certification was	revenues for the company continue to be \$30,000?  A. I'm sorry, repeat your question.  Q. After let me restate it. As of November  22, 1999, were the total sales revenues for Best Resc  still \$30,000?  A. I don't recall.  Q. Do you recall any other sales other than that  one sale that resulted in the \$30,000 order?  A. I don't recall.  Q. Could you please look at Exhibit 15. And do  you recognize this document?  A. Yes.  Q. This document references a telephone  conversation well, first of all, this is a memo from  Mr. Rodrigues to you dated December 15, 1999, is that
7 8 9 0 1 2 3 1 1 5 5 1 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed?  A. Yes.  Q. What did you discuss?  A. I discussed the management turmoil.  Q. And what about the management turmoil related  how did that relate to the additional 100,000?  A. More funds were needed, we were almost ready for total capitalization.  Q. When you say almost ready for total capitalization, was that total capitalization from UPW Mutual Aid Fund or from another source?  A. That was from not only the Mutual Aid Fund, out also additional sources. The certification was ending at that point by three engineers and the marketing	revenues for the company continue to be \$30,000?  A. I'm sorry, repeat your question.  Q. After let me restate it. As of November  22, 1999, were the total sales revenues for Best Resc  still \$30,000?  A. I don't recall.  Q. Do you recall any other sales other than that  one sale that resulted in the \$30,000 order?  A. I don't recall.  Q. Could you please look at Exhibit 15. And do  you recognize this document?  A. Yes.  Q. This document references a telephone  conversation well, first of all, this is a memo from
7 9 9 0 1 2 3 4 5 5 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed?  A. Yes.  Q. What did you discuss?  A. I discussed the management turmoil.  Q. And what about the management turmoil related  how did that relate to the additional 100,000?  A. More funds were needed, we were almost ready for total capitalization.  Q. When you say almost ready for total capitalization, was that total capitalization from UPW  Mutual Aid Fund or from another source?  A. That was from not only the Mutual Aid Fund, but also additional sources. The certification was ending at that point by three engineers and the marketing plan had been completed and the business plan was in the	revenues for the company continue to be \$30,000?  A. I'm sorry, repeat your question.  Q. After let me restate it. As of November  22, 1999, were the total sales revenues for Best Resc  still \$30,000?  A. I don't recall.  Q. Do you recall any other sales other than that  one sale that resulted in the \$30,000 order?  A. I don't recall.  Q. Could you please look at Exhibit 15. And do  you recognize this document?  A. Yes.  Q. This document references a telephone  conversation well, first of all, this is a memo from  Mr. Rodrigues to you dated December 15, 1999, is that
7 3 3 4 1 2 3 4 1 1 E 6 F 6 F	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed?  A. Yes.  Q. What did you discuss?  A. I discussed the management turmoil.  Q. And what about the management turmoil related  how did that relate to the additional 100,000?  A. More funds were needed, we were almost ready  for total capitalization.  Q. When you say almost ready for total  capitalization, was that total capitalization from UPW  Mutual Aid Fund or from another source?  A. That was from not only the Mutual Aid Fund,  out also additional sources. The certification was  ending at that point by three engineers and the marketing  slan had been completed and the business plan was in the  inal stages of completion. The company at that point	revenues for the company continue to be \$30,000?  A. I'm sorry, repeat your question.  Q. After let me restate it. As of November  22, 1999, were the total sales revenues for Best Resc  still \$30,000?  A. I don't recall.  Q. Do you recall any other sales other than that  one sale that resulted in the \$30,000 order?  A. I don't recall.  Q. Could you please look at Exhibit 15. And do  you recognize this document?  A. Yes.  Q. This document references a telephone  conversation well, first of all, this is a memo from  Mr. Rodrigues to you dated December 15, 1999, is that  correct?  A. Yes.
7 8 9 0 1 1 2 3 4 4 5 5 1 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed?  A. Yes.  Q. What did you discuss?  A. I discussed the management turmoil.  Q. And what about the management turmoil related  how did that relate to the additional 100,000?  A. More funds were needed, we were almost ready for total capitalization.  Q. When you say almost ready for total capitalization, was that total capitalization from UPW  Mutual Aid Fund or from another source?  A. That was from not only the Mutual Aid Fund, but also additional sources. The certification was ending at that point by three engineers and the marketing plan had been completed and the business plan was in the	revenues for the company continue to be \$30,000?  A. I'm sorry, repeat your question.  Q. After let me restate it. As of November  22, 1999, were the total sales revenues for Best Resc  10 still \$30,000?  11 A. I don't recall.  12 Q. Do you recall any other sales other than that  13 one sale that resulted in the \$30,000 order?  14 A. I don't recall.  15 Q. Could you please look at Exhibit 15. And do  16 you recognize this document?  17 A. Yes.  18 Q. This document references a telephone  19 conversation well, first of all, this is a memo from  20 Mr. Rodrigues to you dated December 15, 1999, is that  21 correct?  22 A. Yes.  23 Q. And did you receive this memo on or about that
7 8 9 0 1 2 3 4 4 5 5 1 6 6 7 6 6 7 6 7 6 7 7 7 7 7 7 7 7 7 7	Mr. Rodrigues between September 1999 and November 1999 at to why an additional \$100,000 was needed?  A. Yes.  Q. What did you discuss?  A. I discussed the management turmoil.  Q. And what about the management turmoil related  how did that relate to the additional 100,000?  A. More funds were needed, we were almost ready  for total capitalization.  Q. When you say almost ready for total  capitalization, was that total capitalization from UPW  Mutual Aid Fund or from another source?  A. That was from not only the Mutual Aid Fund,  out also additional sources. The certification was  ending at that point by three engineers and the marketing  slan had been completed and the business plan was in the  inal stages of completion. The company at that point	revenues for the company continue to be \$30,000?  A. I'm sorry, repeat your question.  Q. After let me restate it. As of November  22, 1999, were the total sales revenues for Best Resc  10 still \$30,000?  11 A. I don't recall.  12 Q. Do you recall any other sales other than that  13 one sale that resulted in the \$30,000 order?  14 A. I don't recall.  15 Q. Could you please look at Exhibit 15. And do  16 you recognize this document?  17 A. Yes.  18 Q. This document references a telephone  19 conversation well, first of all, this is a memo from  20 Mr. Rodrigues to you dated December 15, 1999, is that  21 correct?  22 A. Yes.  23 Q. And did you receive this memo on or about that

	on 1 Q. As had the marketing plan been completed?
Q. The memo references a telephone conversation on Friday, December 10, 1999, do you see that?	2 A. No, not totally completed.
3 A. Yes.	3 Q. Had the testing and certification been
4 Q. What happened in that conversation?	4 completed?
5 A. If I recall, that conversation was between	5 A. Almost
6 myself and Gary Rodrigues and he was stating to me that	
7 the parent union, AFSCME, had questions regarding the	<ol> <li>Q. Had all patents been received as of December</li> <li>1999?</li> </ol>
8 Best Rescue investment and that they were going to	
9 exercise the right to call in the investment or call in	tray pacents were sun penang.
10 the loan.	4. The past yeards aidlied any counsers with
11 Q. Was it your understanding that Mr. Rodrigues	
was calling in the loan because the parent AFSCME was	A GOLLE LEGIS.
13 requesting that he do so?	The same same cases
14 A. Yes.	as of December 19997
	14 A. Not completed.
Q. What was your response in that telephone	Q. Did Best Rescue have any sales orders as of
	16 December 1999, other than the \$30,000 order we previou
The accounty	17 discussed?
<b>4.</b> , .	18 A. I don't recall.
.9 A. Because I didn't quite understand what was	19 Q. As of December 1999 is it correct that Best
going on.	20 Rescue had vacated its offices and was no longer paying
Q. What did you tell Mr. Rodrigues in that	21 office rent?
2 conversation?	22 A. I don't recall.
A. I told him then I would do the best I could to	<ol> <li>Q. Do you know when Best Rescue vacated its</li> </ol>
4 liquidate the investment by finding another investor to	24 offices?
5 come to the table.	25 A. I don't recall.
come to the table? A. No.	Q. When it did have an office, approximately how many square feet did it have?
A. No.	many square feet did it have?  A. I don't know.
A. No. Q. To your knowledge, did Best Rescue ever pay	<ul> <li>many square feet did it have?</li> <li>A. I don't know.</li> <li>Q. If Best Rescue did receive orders for product</li> </ul>
A. No. Q. To your knowledge, did Best Rescue ever pay	<ul> <li>many square feet did it have?</li> <li>A. I don't know.</li> <li>Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to</li> </ul>
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No.	many square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No.	many square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to male
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No. Q. Did Best Rescue Systems, Inc. ultimately file	many square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to mail the product?
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No. Q. Did Best Rescue Systems, Inc. ultimately file for bankruptcy? A. I don't know.	many square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to mal the product?  A. The product was assembled at their
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No. Q. Did Best Rescue Systems, Inc. ultimately file for bankruptcy? A. I don't know. Q. Do you know if Mr. Kirkland ultimately filed	many square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to mail the product?  A. The product was assembled at their headquarters.
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No. Q. Did Best Rescue Systems, Inc. ultimately file for bankruptcy? A. I don't know. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy?	many square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to mal the product?  A. The product was assembled at their headquarters.  Q. Did other suppliers or entities make
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No. Q. Did Best Rescue Systems, Inc. ultimately file for bankruptcy? A. I don't know. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I'm sorry, we didn't hear you.	many square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to mal the product?  A. The product was assembled at their headquarters.  Q. Did other suppliers or entities make components of the Best Rescue product?
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No. Q. Did Best Rescue Systems, Inc. ultimately file for bankruptcy? A. I don't know. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I'm sorry, we didn't hear you. Q. Do you know if Mr. Kirkland ultimately filed	many square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to mail the product?  A. The product was assembled at their headquarters.  Q. Did other suppliers or entities make components of the Best Rescue product?  A. I'm sorry, I didn't understand your question,
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No. Q. Did Best Rescue Systems, Inc. ultimately file for bankruptcy? A. I don't know. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I'm sorry, we didn't hear you. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy?	many square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to mail the product?  A. The product was assembled at their headquarters.  Q. Did other suppliers or entities make components of the Best Rescue product?  A. I'm sorry, I didn't understand your question, you broke up.
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No. Q. Did Best Rescue Systems, Inc. ultimately file for bankruptcy? A. I don't know. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I'm sorry, we didn't hear you. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I don't know.	many square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to mal the product?  A. The product was assembled at their headquarters.  Q. Did other suppliers or entities make components of the Best Rescue product?  A. I'm sorry, I didn't understand your question, you broke up.  Q. I am trying to understand your statement that
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No. Q. Did Best Rescue Systems, Inc. ultimately file for bankruptcy? A. I don't know. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I'm sorry, we didn't hear you. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I don't know if Mr. Kirkland ultimately filed for bankruptcy? A. I don't know. Q. Is it correct that Best Rescue does not exist	anny square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to mail the product?  A. The product was assembled at their headquarters.  Q. Did other suppliers or entities make components of the Best Rescue product?  A. I'm sorry, I didn't understand your question, you broke up.  Q. I am trying to understand your statement that it was assembled by Best Rescue. Does that mean that
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No. Q. Did Best Rescue Systems, Inc. ultimately file for bankruptcy? A. I don't know. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I'm sorry, we didn't hear you. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I don't know. Q. Is it correct that Best Rescue does not exist today?	a. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to mail the product?  A. The product was assembled at their headquarters.  Q. Did other suppliers or entities make components of the Best Rescue product?  A. I'm sorry, I didn't understand your question, you broke up.  Q. I am trying to understand your statement that it was assembled by Best Rescue. Does that mean that other companies, other contractors, would make the
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No. Q. Did Best Rescue Systems, Inc. ultimately file for bankruptcy? A. I don't know. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I'm sorry, we didn't hear you. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I don't know. Q. Is it correct that Best Rescue does not exist today? A. I don't know.	many square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to mal the product?  A. The product was assembled at their headquarters.  Q. Did other suppliers or entities make components of the Best Rescue product?  A. I'm sorry, I didn't understand your question, you broke up.  Q. I am trying to understand your statement that it was assembled by Best Rescue. Does that mean that other companies, other contractors, would make the different components of the product?
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No. Q. Did Best Rescue Systems, Inc. ultimately file for bankruptcy? A. I don't know. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I'm sorry, we didn't hear you. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I don't know if Mr. Kirkland ultimately filed for bankruptcy? A. I don't know. Q. Is it correct that Best Rescue does not exist today? A. I don't know. Q. When did you last have any investment with	many square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to mal the product?  A. The product was assembled at their headquarters.  Q. Did other suppliers or entities make components of the Best Rescue product?  A. I'm sorry, I didn't understand your question, you broke up.  Q. I am trying to understand your statement that it was assembled by Best Rescue. Does that mean that other companies, other contractors, would make the different components of the product?  A. Yes.
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No. Q. Did Best Rescue Systems, Inc. ultimately file for bankruptcy? A. I don't know. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I'm sorry, we didn't hear you. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I don't know if Mr. Kirkland ultimately filed for bankruptcy? A. I don't know. Q. Is it correct that Best Rescue does not exist today? A. I don't know. Q. When did you last have any investment with Best Rescue in terms of its business, as opposed to	many square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to mal the product?  A. The product was assembled at their headquarters.  Q. Did other suppliers or entities make components of the Best Rescue product?  A. I'm sorry, I didn't understand your question, you broke up.  Q. I am trying to understand your statement that it was assembled by Best Rescue. Does that mean that other companies, other contractors, would make the different components of the product?  A. Yes.  Q. Did Best Rescue have contracts with
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No. Q. Did Best Rescue Systems, Inc. ultimately file for bankruptcy? A. I don't know. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I'm sorry, we didn't hear you. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I don't know. Q. Is it correct that Best Rescue does not exist today? A. I don't know. Q. When did you last have any investment with Best Rescue in terms of its business, as opposed to things like these depositions?	many square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to mal the product?  A. The product was assembled at their headquarters.  Q. Did other suppliers or entities make components of the Best Rescue product?  A. I'm sorry, I didn't understand your question, you broke up.  Q. I am trying to understand your statement that it was assembled by Best Rescue. Does that mean that other companies, other contractors, would make the different components of the product?  A. Yes.  Q. Did Best Rescue have contracts with contractors to make the various components for the
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No. Q. Did Best Rescue Systems, Inc. ultimately file for bankruptcy? A. I don't know. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I'm sorry, we didn't hear you. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I don't know. Q. Is it correct that Best Rescue does not exist today? A. I don't know. Q. When did you last have any investment with Best Rescue in terms of its business, as opposed to things like these depositions? A. I don't recall. It's been a number of years.	many square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to mal the product?  A. The product was assembled at their headquarters.  Q. Did other suppliers or entities make components of the Best Rescue product?  A. I'm sorry, I didn't understand your question, you broke up.  Q. I am trying to understand your statement that it was assembled by Best Rescue. Does that mean that other companies, other contractors, would make the different components of the product?  A. Yes.  Q. Did Best Rescue have contracts with
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No. Q. Did Best Rescue Systems, Inc. ultimately file for bankruptcy? A. I don't know. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I'm sorry, we didn't hear you. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I don't know. Q. Is it correct that Best Rescue does not exist today? A. I don't know. Q. When did you last have any investment with Best Rescue in terms of its business, as opposed to things like these depositions? A. I don't recall. It's been a number of years. Q. As of December 1999 had the Best Rescue	many square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to mal the product?  A. The product was assembled at their headquarters.  Q. Did other suppliers or entities make components of the Best Rescue product?  A. I'm sorry, I didn't understand your question, you broke up.  Q. I am trying to understand your statement that it was assembled by Best Rescue. Does that mean that other companies, other contractors, would make the different components of the product?  A. Yes.  Q. Did Best Rescue have contracts with contractors to make the various components for the
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No. Q. Did Best Rescue Systems, Inc. ultimately file for bankruptcy? A. I don't know. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I'm sorry, we didn't hear you. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I don't know. Q. Is it correct that Best Rescue does not exist today? A. I don't know. Q. When did you last have any investment with Best Rescue in terms of its business, as opposed to things like these depositions? A. I don't recall. It's been a number of years. Q. As of December 1999 had the Best Rescue business plan been completed?	many square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to mal the product?  A. The product was assembled at their headquarters.  Q. Did other suppliers or entities make components of the Best Rescue product?  A. I'm sorry, I didn't understand your question, you broke up.  Q. I am trying to understand your statement that it was assembled by Best Rescue. Does that mean that other companies, other contractors, would make the different components of the product?  A. Yes.  Q. Did Best Rescue have contracts with contractors to make the various components for the product as of December 1999?  A. Yes.
A. No. Q. To your knowledge, did Best Rescue ever pay the \$1.1 million to the UPW Mutual Aid Fund? A. No. Q. Did Best Rescue Systems, Inc. ultimately file for bankruptcy? A. I don't know. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I'm sorry, we didn't hear you. Q. Do you know if Mr. Kirkland ultimately filed for bankruptcy? A. I don't know. Q. Is it correct that Best Rescue does not exist today? A. I don't know. Q. When did you last have any investment with Best Rescue in terms of its business, as opposed to things like these depositions? A. I don't recall. It's been a number of years. Q. As of December 1999 had the Best Rescue business plan been completed?	many square feet did it have?  A. I don't know.  Q. If Best Rescue did receive orders for product in 1999, was it the company's plan or intention to manufacture the products to fill sales orders or would they have to go out to a separate manufacturer to mail the product?  A. The product was assembled at their headquarters.  Q. Did other suppliers or entities make components of the Best Rescue product?  A. I'm sorry, I didn't understand your question, you broke up.  Q. I am trying to understand your statement that it was assembled by Best Rescue. Does that mean that other companies, other contractors, would make the different components of the product?  A. Yes.  Q. Did Best Rescue have contracts with contractors to make the various components for the product as of December 1999?  A. Yes.

1	Q. If you could please look at Exhibit 16. And	1 identify these documents. Are these documents from the
2	my question will be, what is this document?	2 certified public accountant that was hired by Best
3	A. Exhibit 15?	3 Rescue? I mean, I'm looking at pages that look to be
4	Q. 16.	4 taken from a book, so, I mean, I'd like to answer your
5	A. What is your question?	5 question, but where did these documents come from? Did
6	Q. What is this document?	6 they come from the company? Did they come from another
7	<ol> <li>It looks like an accounting record of some</li> </ol>	7 source? Would you please identify where did these
8	sort.	8 documents come from.
9	Q. Is this the accounting record for the account	9 Q. My understanding is that the documents were
10	that you had control over where UPW Mutual Aid Fun	d 10 produced by you and were Bate stamped in the bottom
	monies were deposited?	11 right-hand corner either by you or your attorney at tha
12	A. I don't know.	12 time with the numbers AH and beginning with 0353 in
13	Q. Do you know who prepared this ledger or	13 response to a subpoena back in approximately the year
14	account?	14 2000.
15	A. I don't I can't really comment on this	15 A. These documents were not produced by me. I
16	because it's a single attachment, this document is by	don't know where you received these documents. Best
	itself, I don't know where I don't know the origin of	17 Rescue at the time had a certified accounting firm.
	this.	18 Perhaps these documents were subpoenaed from the
19	Q. I'm looking at page one of the document and a	st 19 certified accounting firm.
20	the top it says Best Rescue Systems, Inc., Transaction	
	by Account as of December 31, 1998. Do you see that	
22	A. I see that.	and the state of t
23	Q. And page three says the same thing at the top,	
24	but as of December 31, 1999, do you see that?	23 says Al Hewitt and it shows an amount subtracted of 24 \$57,000, do you see that?
25	A. Well, I don't have an actual page number that	25 A. I see that,
	Page 5	o zace tride
	rugo J	Page (
1 y	ou're referring to.	<ol> <li>Q. Now, does that refresh your memory as to</li> </ol>
2	Q. I'm looking at the bottom right-hand corner	whether at the end of December in 1998 you received
3 <b>a</b>	nd it says AH-0355, which is the third page of Exhibit	3 \$57,000 from Best Rescue?
4 1	6.	4 A. Yes, I did.
5	A. Okay, I see that.	5 Q. What was that money for?
6	Q. And do you see at the top where it says	6 A. That was for monies expended from June of 1998
7 <b>T</b>	ransactions By Account as of December 31, 1999?	7 until December of 1998 on the benefit for the benefit
8	A. Correct.	8 of the company,
9	Q. Do you recognize this as being a ledger	9 Q. And was this a check to reimburse you for
LO si	nowing deposits from and withdrawals from I'm sorry,	10 those monies that you had spent or advanced for the
	eposits to and withdrawals from a Best Rescue account?	benefit of the company?
12	A. Well, again, I can't comment on these	1.2 A. Yes.
.3 do	ocuments because I don't know who originated these	Q. There are other payments reference to The
	ocuments. You have to tell me who originated these	fe. orice balinging releights to 148
	cuments. Are these from the company or are these from	that indicates on page one. Does that
	meone else? You're asking me to identify documents	y we to which is the frewite company also
_	at I'm not familiar with.	16 received payments in December 1998 from Best Rescue? 17 A. Yes.
. 3	Q. That's fine, I'm just asking if you recognize	
	Is your answer you don't recognize it?	C trong payments for
0	A. I don't recognize them.	A. I'm sorry, I can't make out the amounts.
1		Q. I'm looking at 12/12/98, The Hewitt Company
+	Q. I'm looking at page one and it references on	21 and I see one for 1,500 and one for 6,000. Does that
7	e very first deposit dated 11/24/1998, a deposit of	22 refresh your memory as to whether you received those
	EO 000 Da lana 1241 41	23 amounts from Best Rescue at that time?
3 <b>\$2</b>	50,000. Do you know if that's referencing the \$250,000	The state of the s
3 <b>\$2</b> 4 fro	m the UPW Mutual Aid Fund account?	24 A. I don't see that date at all.
3 <b>\$2</b>		

	and under the names there is The Hewitt Company tha	, , , , , , , , , , , , , , , , , , ,
ì	appears twice in the middle of the ledger. Do you see	2 government's charges?
	3 that?	<ol> <li>A. Yes, I was offered a plea agreement.</li> </ol>
4	The same of the sa	4 Q. And what kind of sentence did you receive?
5	t. The mine opposite that it shows, there the	5 A. I received 75 days in prison and one year
6		6 probation, of which six months was home detention.
7	A. I don't see those numbers are not clear in	7 Q. Did you tell the government that you had not
8	this document.	8 been informed that the Mutual Aid Fund Trust account w
9	Q. Did you receive payments in December in	9 an ERISA account?
10	addition to the reimbursement amounts that you just	10 A. Yes.
11	described from Best Rescue?	Q. What was the government's response what was
12	A. Yes.	12 the prosecutor's response?
13	Q. And what were those monies for?	13 A. It didn't matter.
14	A. Evidently they were from the loan origination	14 Q. Did they explain why?
15	fee.	15 A. No.
16	Q. And as we discussed before, is it correct that	Q. In hindsight, if you had known that the Mutual
17		a 17 Aid Fund Trust account was an ERISA account, would you
18		have handled this transaction differently?
19		19 MR. SEITZ: Objection, calls for speculation.
20	A. To the best of my knowledge.	20 Go ahead.
21		21 BY MR. PRICE:
2 2		
3	Rescue reimbursements for monies that you had paid or	
24	advanced on behalf of Best Rescue?	
25	A. To the best of my knowledge.	6. Sing now would you have handled it differently?
		we worker these thosen things in the Mutual Ald
	Page 6	Page 6
1	Q. As a result of the Best Rescue loans, did you	1 Fund to Best Rescue.
2	face criminal charges?	1
3	A. Would you clarify that question?	The state of the s
4	Q. I'm sorry, I didn't hear the answer.	The series decoded in the series will have some
ŝ	A. Would you clarify the question?	questions for you.
5	Q. Did you face criminal charges as a result of	- CKODS-EXAMINATION
7	the Best Rescue loans?	6 BY MR. SEITZ:
3	A. I don't understand your question.	4. The second do you want to take a little
9	Q. Have you faced any criminal charges?	8 break?
0	A. Yes.	9 A. No, we can keep going.
1		Q. Okay, listen, do me a favor, though, I think
		11 the reason we have difficulty hearing you is there's a
3	What was the government alleging against you?  A. A violation of the ERISA laws.	12 little bit of a gap when one person speaks and another
1		13 one starts to speak, so just hesitate for a moment when I
	Q. And what specifically did they say, the	$^{14}$ finish my question before you answer and then we will
) . j	government say, was the violation of the ERISA laws?	15 probably be able to hear each other better. Okay?
	A. I was a fiduciary of the Mutual Aid Fund	16 A. Okay.
	account.	17 Q. Is that all right?
	Q. And how did you violate the ERISA laws as a	18 <b>A. Yes.</b>
	fiduciary, according to the government?	19 Q. Are you there?
	A. By taking a fee, the five percent loan	20 A. Yes.
	origination fee.	Q. Okay, we didn't hear you. I can't hear your
	Q. And what was the ultimate consequences of the	responses, that's the problem. Let's try and go forward
C	charges that were made against you; what ultimately	then. Please tell me a little bit about yourself.
	nappened in the criminal case?	24 What's your educational background
h		
ħ	A. I don't understand your question.	24 What's your educational background? 25 A. College, Saint Louis University, University of

1 0. 15.
1 <b>Q. 15.</b> 2 A. Yes.
7.0 7.037
4. And top to mondit long exherience Motifuld
4 with Royal State that you were retained by Gary Rodrigue 5 to do work for UPW?
6 A. Yes.
4. With the first termined to do sul
to do it is there you retained to dor
and the discussion of the local perison
n 11 Q. And did you manage the local pension account? 12 A. Yes.
the what was the amount of money that was
The state of the period according
The Cost Cited (190 (1916)),
and the content of the content
17 than Gary Rodrigues in connection with your management
18 that account?
74 776.
4. Did for ever meet with the state board of UPW?
Q. Did you ever meet with the executive
23 committee?
24 A. No.
Q. And I heard your testimony, is it your
Page
1 testimony that you've never met with anybody directly
2 associated with the Mutual Aid Fund Trust other than Gar
3 Rodrigues?
4 A. Rephrase your question.
4. May it logi restituotil rust lon usast wet Mitu
6 anybody associated with the Mutual Aid Fund Trust other
6 anybody associated with the Mutual Aid Fund Trust other 7 than Gary Rodrigues?
6 anybody associated with the Mutual Aid Fund Trust other 7 than Gary Rodrigues? 8 A. That was my testimony.
anybody associated with the Mutual Aid Fund Trust other than Gary Rodrigues?  A. That was my testimony.  Q. Okay. Did you submit regular written reports
anybody associated with the Mutual Aid Fund Trust other than Gary Rodrigues?  A. That was my testimony.  Q. Okay. Did you submit regular written reports pertaining to the investments that you were handling for
anybody associated with the Mutual Aid Fund Trust other than Gary Rodrigues?  A. That was my testimony.  Q. Okay. Did you submit regular written reports pertaining to the investments that you were handling for the staff pension account?
anybody associated with the Mutual Aid Fund Trust other than Gary Rodrigues?  A. That was my testimony.  Q. Okay. Did you submit regular written reports pertaining to the investments that you were handling for the staff pension account?  A. No.
anybody associated with the Mutual Aid Fund Trust other than Gary Rodrigues?  A. That was my testimony.  Q. Okay. Did you submit regular written reports pertaining to the investments that you were handling for the staff pension account?  A. No.  Q. I'm sorry, we didn't hear your answer.
anybody associated with the Mutual Aid Fund Trust other than Gary Rodrigues?  A. That was my testimony.  Q. Okay. Did you submit regular written reports pertaining to the investments that you were handling for the staff pension account?  A. No.  Q. I'm sorry, we didn't hear your answer.  A. No.
anybody associated with the Mutual Aid Fund Trust other than Gary Rodrigues?  A. That was my testimony.  Q. Okay. Did you submit regular written reports pertaining to the investments that you were handling for the staff pension account?  A. No.  Q. I'm sorry, we didn't hear your answer.  A. No.  Q. There were no written reports submitted?
anybody associated with the Mutual Aid Fund Trust other than Gary Rodrigues?  A. That was my testimony.  Q. Okay. Did you submit regular written reports pertaining to the investments that you were handling for the staff pension account?  A. No.  Q. I'm sorry, we didn't hear your answer.  A. No.  Q. There were no written reports submitted?  A. No.
anybody associated with the Mutual Aid Fund Trust other than Gary Rodrigues?  A. That was my testimony.  Q. Okay. Did you submit regular written reports pertaining to the investments that you were handling for the staff pension account?  A. No.  Q. I'm sorry, we didn't hear your answer.  A. No.  Q. There were no written reports submitted?  A. No.  Q. Were those accounts audited on a regular
anybody associated with the Mutual Aid Fund Trust other than Gary Rodrigues?  A. That was my testimony.  Q. Okay. Did you submit regular written reports pertaining to the investments that you were handling for the staff pension account?  A. No.  Q. I'm sorry, we didn't hear your answer.  A. No.  Q. There were no written reports submitted?  A. No.  Q. Were those accounts audited on a regular basis?
anybody associated with the Mutual Aid Fund Trust other than Gary Rodrigues?  A. That was my testimony.  Q. Okay. Did you submit regular written reports pertaining to the investments that you were handling for the staff pension account?  A. No.  Q. I'm sorry, we didn't hear your answer.  A. No.  Q. There were no written reports submitted?  A. No.  Q. Were those accounts audited on a regular
anybody associated with the Mutual Aid Fund Trust other than Gary Rodrigues?  A. That was my testimony.  Q. Okay. Did you submit regular written reports pertaining to the investments that you were handling for the staff pension account?  A. No.  Q. I'm sorry, we didn't hear your answer.  A. No.  Q. There were no written reports submitted?  A. No.  Q. Were those accounts audited on a regular basis?  A. Yes.
anybody associated with the Mutual Aid Fund Trust other than Gary Rodrigues?  A. That was my testimony.  Q. Okay. Did you submit regular written reports pertaining to the investments that you were handling for the staff pension account?  A. No.  Q. I'm sorry, we didn't hear your answer.  A. No.  Q. There were no written reports submitted?  A. No.  Q. Were those accounts audited on a regular basis?  A. Yes.
anybody associated with the Mutual Aid Fund Trust other than Gary Rodrigues?  A. That was my testimony.  Q. Okay. Did you submit regular written reports pertaining to the investments that you were handling for the staff pension account?  A. No.  Q. I'm sorry, we didn't hear your answer.  A. No.  Q. There were no written reports submitted?  A. No.  Q. Were those accounts audited on a regular basis?  A. Yes.  Q. And were they audited by outside auditors?  A. Yes.
anybody associated with the Mutual Aid Fund Trust other than Gary Rodrigues?  A. That was my testimony.  Q. Okay. Did you submit regular written reports pertaining to the investments that you were handling for the staff pension account?  A. No.  Q. I'm sorry, we didn't hear your answer.  A. No.  Q. There were no written reports submitted?  A. No.  Q. Were those accounts audited on a regular basis?  A. Yes.  Q. And were they audited by outside auditors?  A. Yes.  Q. And were those audits provided, to your
anybody associated with the Mutual Aid Fund Trust other than Gary Rodrigues?  A. That was my testimony.  Q. Okay. Did you submit regular written reports pertaining to the investments that you were handling for the staff pension account?  A. No.  Q. I'm sorry, we didn't hear your answer.  A. No.  Q. There were no written reports submitted?  A. No.  Q. Were those accounts audited on a regular basis?  A. Yes.  Q. And were they audited by outside auditors?  A. Yes.  Q. And were those audits provided, to your knowledge, to UPW?
anybody associated with the Mutual Aid Fund Trust other than Gary Rodrigues?  A. That was my testimony.  Q. Okay. Did you submit regular written reports pertaining to the investments that you were handling for the staff pension account?  A. No.  Q. I'm sorry, we didn't hear your answer.  A. No.  Q. There were no written reports submitted?  A. No.  Q. Were those accounts audited on a regular basis?  A. Yes.  Q. And were they audited by outside auditors?  A. Yes.  Q. And were those audits provided, to your knowledge, to UPW?

1			1 management of the Mutual Aid Fund Trust prior to the
2	A. It was in the early 1990's.		discussion of Best Rescue first coming up?
3	Q. And that's right after you met Gary Rodrigues,		3 A. Not to my knowledge.
5	I think you said you met him in 1990?	- 1	4 Q. Were there regular reports of the management
1	A. Approximately that date.	1	5 of those funds that were provided to UPW?
6	Q. Between then and 1998, were there ever any	i	6 A. Yes.
7	complaints about the financial advice or management that	-	7 Q. And to your knowledge, were those reports
8	you were providing to UPW?		8 audited?
9	A. Not to my knowledge.	4	9 A. Yes.
10	Q. How did the issue first come up of any kind of	-	Q. Were you aware at any time that the Mutual Aid
11			1 Fund Trust had a board of trustees?
12	A. I brought it to my clients' attention in	1	
13	······································	1	C And Bros c.c. ichicaetti to lon tilat
14	Q. And your client was?	1	action of the control of th
15	,	1	
16	State Insurance Company and DTRIC and UPW.	1	The separation decision.
17	Q. You brought it to all three?	1	t day it and a control of the c
18	A. Yes.	1	per talling to
19	Q. And were all three interested when you first	1:	or relative transfer to the state st
20	raised it with them?	21	The transfer of the transfer o
21	A. Yes.	2	f
22	Q. And I think you said, however, the only entity	2.	The state of the s
23	that ever produced any money was the UPW Mutual Aid Fund	2.	Q. And do you know by whom or through what
24	Trust, is that correct?	24	
25	A. Yes.	25	A. No.
·	Page 70	0	Page 72
1	Q. Prior to investing any Mutual Aid Fund Trust	1	Q. Did you ever talk to him about that?
2	monies in Best Rescue, what other investments had you	2	A. No.
3	handled of that entity's money?	3	Q. You knew that he was the administrator of the
4	A. Would you rephrase your question? It's	4	plan, is that correct?
5	confusing.	5	A. I don't understand the word administrator.
6	Q. Sorry. Prior to having the Mutual Aid Fund	6	Q. Well, that was the title that he signed some
7	Trust monies involved in Best Rescue, what other	7	of these documents, right?
8	investments did you handle for that entity?	8	A. That's what was stated earlier.
9	A. For the Mutual Aid Fund?	9	Q. Okay. Do you know if he had any other title
10	Q. Yes.	10	with respect to the Mutual Aid Fund Trust?
11	A. Clarify your question.	11	A. No.
12	Q. Okay, when did you first start to manage	12	Q. Did you ever ask him?
13	Mutual Aid Fund Trust monies?	13	A. No.
1.4	A. I don't recall the exact date.	14	Q. Did you ever need to ask him?
15	Q. It was prior to 1998 however, correct?	15	A. No.
16	A. Yes.	16	Q. Just give me a minute, I've got a bunch of
17	Q. And were you doing that for a period of	17	notes here. I'll be right back to you, hold on a second.
	several years before the issue of Best Rescue ever came	18	
	up?	19	Let me ask you initially on another subject altogether,
10	A. Yes.	20	did you do anything or review anything in preparation for this deposition today?
1	Q. And what kind of investments were you engaged	21	·
	in for the Mutual Aid Fund Trust prior to any issue of	22	A. No.
	Best Rescue coming up?	ì	Q. Have you ever talked to Mr. Price
4	A. Stocks and bonds.	23	substantively about the matters that you testified to
5		24	here today?
9	Q. And were there ever any complaints about your	25	A. What do you mean?
	Page 71		Page 73

<ol> <li>Q. Has he ever questioned you about these matters</li> </ol>	Q. Did you ever puff it up or add rosy material
<sup>2</sup> previously?	2 to impress him beyond what was actually taking plac
3 A. No.	3 A. No.
<ol> <li>Q. Have you had any contact with the UPW or any</li> </ol>	4 O. What was the nature of
5 attorneys representing the UPW, other than to arrange the	5 Gary Rodrigues, how would you characterizes it?
6 logistics of the deposition?	6 A. I was his advisor.
7 A. Yes.	<ol> <li>Q. Did you have mutual confidence in one another</li> </ol>
8 Q. What have those contacts been?	8 A. To the best of my knowledge, yes.
9 A. I've talked to I've been involved with many	9 Q. Did you ever pay any money to Gary Rodrigue
10 attorneys for the UPW.	10 from any investments or any loan origination fees or
Q. Can you give me some of their names?	11 anything like that?
A. I can't recall names at this point.	12 A. Never.
Q. Were you also involved in a lawsuit by the	Q. Did he ever ask for any monies?
14 parent union, AFSCME?	14 A. Never.
15 <b>A. Yes.</b>	
16 Q. And was your deposition taken in that case?	To you know, did the Mutual Ald Fund Trust do
17 A. Yes.	and ampence before it invested any monie
Q. And what is the status of that lawsuit, do you	any momes to best Rescue?
9 know?	The first to my knowledge.
A. That lawsuit has been settled.	Q. You're not aware of any due diligence that would have been done?
Q. And what were the terms of the settlement?	21 A. No.
A. I don't know. They were private.	7 7.0.
3 Q. Were you a party to the settlement?	The street was it that happened with regard to First
4 A. Yes.	realised to some questions being raised
5 Q. Do you have any documents pertaining to that	about the investment of UPW staff pension money?
Page 74	the red the middiny with them, there weren't
settlement?	Page 7
2 A. Yes.	questions, I asked the questions. I had a discussion
1	2 with First Hawaiian Bank as to the suitability. They
4 money recovered by the baleut nulou thom	3 didn't have questions, I had the questions.
the investment that UPW Mutual Aid Fund Trust made in Best Rescue?	<ol> <li>Q. And what was the difference in the situation</li> </ol>
	5 involving the UPW money, staff pension money and any
in to the best of my knowledge, yes.	6 loans or investments that came from the Mutual Aid Fund
4 an gott r vitosa itom itimciil	7 Trust?
1101	<ol> <li>A. I don't understand your question.</li> </ol>
e. as it your belief, based off the information	9 Q. Why was it that those same questions did not
	apply to the Mutual Aid Fund Trust money?
	A. Because the Mutual Ald Fund, to my knowledge,
	was not under ERISA law, was not covered under ERISA law.
MR. PRICE: Objection, calls for a legal	Q. And are you satisfied, as you sit there today,
	4 that you were wrong about that at the time, that was an
BY MR. SETTZ:	5 incorrect assumption on your part?
	6 A. No, as I sit here to this day, I believe that
A. I can't answer that. I don't know.	7 I was misinformed of the type of account the Mutual Aid
	8 Fund was.
microprognat and time to account	9 Q. And who misinformed you?
A. Not to my knowledge.	4. And mismormed you?
Q. Did you ever misrepresent anything to him?	the people did combined the account.
A. No. 2	4. Wing thing that
A When you have him	in sind, burney acted as custodian for the
Donous	
A	and a coount
• • • • • • • • • • • • • • • • • • • •	Q. Did you ever deal with people at Smith Barney
Page 75	Page 77

1	in connection with the investment of monies or loans in	complaint that Mr. Price asked you about, were there a
2	Best Rescue?	2 other defendants in that criminal case?
3	A. Yes.	3 A. No.
4	Q. Who did you deal with at Smith Barney?	4 Q. Was there any implication that you had acted
5	A. Peter Backus.	5 with anybody else?
6	Q. And did you have any discussions with	6 A. No.
7	Mr. Backus about the nature of the UPW Mutual Aid Fund	d 7 Q. You've been sued by the parent union AFSCME
8	Trust?	8 over this matter. Have there been any other lawsuits?
9	A. Clarify your question.	9 A. No.
10	Q. Sure. Did you have any discussions with them	10 Q. Are you currently employed, sir?
11	directly pertaining to the monies from the Mutual Aid	11 A. Yes.
12	Fund Trust being invested in or loaned to Best Rescue?	12 Q. What are you currently doing?
13	A. Yes.	13 A. I'm a car salesman.
14	Q. And did you provide Smith Barney information	14 Q. Prior to this problem with Best Rescue, had
15	about the nature of that particular company?	15 you ever had any disciplinary action taken against you in
16	A. Yes.	16 connection with any of the licenses or certifications
17	Q. And did they raise any issues with you about	17 that you held?
18	the appropriateness of monies from the UPW Mutual Aid	18 A. No.
19	Fund Trust being utilized for that purpose?	19 Q. Had anyone ever sued you alleging any breach
20	A. No.	20 of fiduciary obligations prior to this matter of Best
21	Q. To your knowledge, based on everything that	21 Rescue?
22	you saw or heard, was Gary Rodrigues ever informed that	at 22 A. Not to my knowledge.
23	there might be some problem about this particular	Q. Based upon your history and your background,
24	investment?	24 is there anything about you which Gary Rodrigues knew
25	A. I don't know.	25 should have known that would have caused him to quest
	Page 78	
1	O From your knowledge on your washing with Co.	
2	Q. From your knowledge on your working with Gary, had Gary known of some issue or some problem, do you	
3		A. Not to my knowledge.
4	think he would have proceeded with the transmission of the funds?	
5	MR. PRICE: Objection, calls for speculation.	4 with Mr. Rodrigues? 5 A. Years ago.
6	BY MR. SEITZ:	
7	Q. Did you understand my question?	6 Q. Other than Best Rescue, did you also make 7 recommendations of investments in other companies to be
8	A. Yes. I don't believe so.	The state of the s
9		
0	Q. Was Gary the kind of person who would ever	9 A. Yes.
.1	risk any monies belonging to UPW or any UPW entity in a	the state of the s
. 2	risky investment? A. No.	did you supply them with information about those
		12 Investment opportunities?
. 3	Q. For the record, there was an objection. I	13 A. No.
4	guess the same objection.	Q. Did they follow your recommendations in some
5	MR. PRICE: We were talking at the same time,	15 instances?
6	so I guess it was difficult to hear.	16 A. Yes.
7	BY MR. SEITZ:	17 Q. And did they reject your recommendations in
8	Q. Just give me a minute, Mr. Hewitt, I may be	18 other instances?
	done. Are you available, if necessary, to testify at a	19 A. No.
	trial in this case?	Q. They always followed your recommendations?
1	A. Yes.	21 A. Yes.
	Q. Are you willing to come to Hawaii if you get a	Q. And other than Best Rescue, were there any of
2	subpoena for that purpose?	23 those recommendations and investments that turned out t
3	A. Yes.	24 be bad, to your knowledge?
2 3 4 5		

1	MR. SEITZ: I'm done, Mr. Hewitt. Thank you	
2	very much.	
3	REDIRECT EXAMINATION	
4	BY MR. PRICE:	No de
5	Q. I have one question. Mr. Hewitt, did you	TOTAL AND
6	provide any financial management services to	
7	Mr. Rodrigues personally?	
3	A. Yes.	
9		
10	Q. During what period of time?	
	A. I don't know the exact dates, I don't recall.	
11	Q. Was it for more than a year or less than a	
	year?	
13	A. More than a year.	
14	Q. Was it more than five years?	
15	A. I don't recall the exact dates.	
16	Q. Did you charge him for your services?	
17	A. No.	
18	MR. PRICE: I don't have any further	
19	questions.	
20	MR. SEITZ: I have none. Thank you. I think	
21	we're done.	
22		
23	(Ending time: 5:05 p.m.)	
24	(Linding time: 5.05 p.m.)	
5		
-		
m vs	Page 82	
1		
2		
3		
4	I, SUSAN WEISHAUPT, Certified Shorthand	
5 R	eporter, certify;	
6	That the foregoing proceedings were taken	
7 be	efore me at the time and place therein set forth, at	
	hich time the witness was put under oath by me;	
7	That the testimony of the witness, the	
0 qu	restions propounded, and all objections and statements	
1 m	ade at the time of the examination were recorded	
	enographically by me and were thereafter transcribed;	
3	That the foregoing is a true and correct	
	anscript of my shorthand notes so taken.	
	I further certify that I am not a relative or	
	iployee of any attorney of the parties, nor financially	
	erested in the action.	
II IE		
	I declare under penalty of perjury under the	
	s of Florida that the foregoing is true and correct	
	Dated this 9th day of March 2007.	
	SUSAN WEISHAUPT, CSR	
	Page 83	